113TH CONGRESS 1ST SESSION

S. 1784

To improve timber management on Oregon and California Railroad and Coos Bay Wagon Road grant land, and for other purposes.

IN THE SENATE OF THE UNITED STATES

DECEMBER 9, 2013

Mr. Wyden introduced the following bill; which was read twice and referred to the Committee on Energy and Natural Resources

A BILL

- To improve timber management on Oregon and California Railroad and Coos Bay Wagon Road grant land, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,
 - 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
 - 4 (a) Short Title.—This Act may be cited as the
 - 5 "Oregon and California Land Grant Act of 2013".
 - 6 (b) Table of Contents.—The table of contents of
 - 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - TITLE I—MANAGEMENT ON OREGON AND CALIFORNIA RAILROAD AND COOS BAY WAGON ROAD GRANT LAND

- Sec. 101. Management on Oregon and California Railroad and Coos Bay Wagon Road grant land.
- Sec. 102. Distribution of funds.
- Sec. 103. Wild and Scenic River designations.

TITLE II—TRIBAL LAND

Subtitle A—Oregon Coastal Land Conveyance

- Sec. 201. Definitions.
- Sec. 202. Conveyance.
- Sec. 203. Map and legal description.
- Sec. 204. Administration.
- Sec. 205. Forest management.
- Sec. 206. Land reclassification.

Subtitle B—Canyon Mountain Land Conveyance

- Sec. 211. Definitions.
- Sec. 212. Conveyance.
- Sec. 213. Map and legal description.
- Sec. 214. Administration.
- Sec. 215. Forest management.
- Sec. 216. Land reclassification.

Subtitle C—Amendments to Coquille Restoration Act

Sec. 221. Amendments to Coquille Restoration Act.

TITLE III—OREGON TREASURES

Subtitle A—Wild Rogue Wilderness Area

Sec. 301. Wild Rogue Wilderness Area.

Subtitle B—Devil's Staircase Wilderness

- Sec. 311. Definitions.
- Sec. 312. Devil's Staircase Wilderness, Oregon.
- Sec. 313. Wild and Scenic River designations, Wasson Creek and Franklin Creek, Oregon.

Subtitle C—Additional Wild and Scenic River Designations and Technical Corrections

- Sec. 321. Designation of Wild and Scenic River segments, Molalla River, Oregon.
- Sec. 322. Technical corrections to the Wild and Scenic Rivers Act.

1	TITLE I-MANAGEMENT ON OR-
2	EGON AND CALIFORNIA RAIL-
3	ROAD AND COOS BAY WAGON
4	ROAD GRANT LAND
5	SEC. 101. MANAGEMENT ON OREGON AND CALIFORNIA
6	RAILROAD AND COOS BAY WAGON ROAD
7	GRANT LAND.
8	The Act of August 28, 1937 (43 U.S.C. 1181a et
9	seq.), is amended—
10	(1) by redesignating sections 2, 4, and 5 (43
11	U.S.C. 1181b, 1181d, 1181e) as sections 119, 120,
12	and 121, respectively; and
13	(2) by striking the first section and inserting
14	the following:
15	"SECTION 1. SHORT TITLE.
16	"This Act may be cited as the 'Oregon and California
17	Land Grant Act'.
18	"SEC. 2. DEFINITIONS.
19	"In this Act:
20	"(1) Archeological site.—The term 'archeo-
21	logical site' means any district, site, building, struc-
22	ture, or object that is included in or eligible for in-
23	clusion in the National Register under section 106
24	of the National Historic Preservation Act (16 U.S.C.
25	470f).

1	"(2) Conservation emphasis area.—The
2	term 'conservation emphasis area' means covered
3	land that is devoted to conservation uses as des-
4	ignated on the map under section 102(a)(2).
5	"(3) COVERED LAND.—The term 'covered land'

- "(3) COVERED LAND.—The term 'covered land' means Oregon and California Railroad and Coos Bay Wagon Road grant land described in section 101.
- "(4) DEPARTMENT.—The term 'Department' means the Department of the Interior.
 - "(5) DRY FOREST.—The term 'dry forest' means—

"(A) during the 10-year period beginning on the date of enactment of the Oregon and California Land Grant Act of 2013, land generally depicted as dry forest on the map entitled 'O&C Land Grant Act of 2013: Moist Forests and Dry Forests' and dated November 18, 2013, except that plant associations and plant association groups may be used to adjust the dry forest assignment in specific locations based on an on-the-ground field examination by the Secretary; and

1	"(B) after the period described in subpara-
2	graph (A), land designated as dry forest by the
3	Secretary under section 103(b).
4	"(6) Ecological forestry.—The term 'eco-
5	logical forestry' means forestry that—
6	"(A) incorporates principles of natural for-
7	est development (including the role of natural
8	disturbances) in the initiation, development,
9	and maintenance of stands and landscape mosa-
10	ics; and
11	"(B) is based on the application of the best
12	available ecological understanding of forest eco-
13	systems in managing those ecosystems to
14	achieve integrated environmental, economic, and
15	cultural outcomes.
16	"(7) Forestry emphasis area.—The term
17	'forestry emphasis area' means covered land that is
18	primarily devoted to a sustained yield of timber har-
19	vest over time, as designated on the map under sec-
20	tion $102(a)(1)$.
21	"(8) Key watershed.—The term 'key water-
22	shed' means a watershed that—
23	"(A) is critical to 1 or more populations of
24	native fish;
25	"(B) provides high quality water; and

1	"(C) is the same as 1 of the key water-
2	sheds designated under the Northwest Forest
3	Plan.
4	"(9) Moist forest.—The term 'moist forest'
5	means—
6	"(A) during the 10-year period beginning
7	on the date of enactment of the Oregon and
8	California Land Grant Act of 2013, land gen-
9	erally depicted as moist forest on the map enti-
10	tled 'O&C Land Grant Act of 2013: Moist For-
11	ests and Dry Forests' and dated November 18,
12	2013, except that plant associations and plant
13	association groups may be used to adjust the
14	dry forest assignment in specific locations based
15	on an on-the-ground field examination by the
16	Secretary; and
17	"(B) after the period described in subpara-
18	graph (A), land designated as moist forest by
19	the Secretary under section 103(b).
20	"(10) MONUMENT.—The term 'Monument'
21	means the Cascade-Siskiyou National Monument (as
22	defined in section 1401 of the Omnibus Public Land
23	Management Act of 2009 (16 U.S.C. 431 note; Pub-
24	lie Law 111–11)).
25	"(11) NEST TREE.—

1	"(A) IN GENERAL.—The term 'nest tree'
2	means a tree that—
3	"(i) is currently in use by a northern
4	spotted owl for nesting; or
5	"(ii) has been documented to have
6	been used by a northern spotted owl for
7	nesting during the previous 5-year period.
8	"(B) Exclusion.—The term 'nest tree'
9	does not include a tree that has been used by
10	a northern spotted owl for nesting during the
11	previous 5-year period if the tree—
12	"(i) is located in an area in which a
13	major disturbance (such as a crown fire,
14	tree defoliating insect or disease outbreak,
15	or blow down) has occurred during the pe-
16	riod; and
17	"(ii) is not currently being occupied
18	by a northern spotted owl.
19	"(12) OLD GROWTH.—The term 'old growth'
20	means—
21	"(A) in the case of a moist forest, trees
22	that are—
23	"(i) greater than 150 years of age
24	measured at breast height; or

1	"(ii)(I) in a stand of trees in which
2	the average stand age is 120 years or
3	greater as of the date of enactment of the
4	Oregon and California Land Grant Act of
5	2013; and
6	"(II) generally depicted as old growth
7	stands on the map entitled 'O&C Land
8	Grant Act of 2013: Legacy Old Growth
9	Protection Network' and dated November
10	18, 2013; and
11	"(B) in the case of a dry forest, trees that
12	are greater than 150 years of age measured at
13	breast height.
14	"(13) Older trees.—The term 'older trees'
15	means trees that are older than 100 years of age but
16	less than 150 years of age measured at breast height
17	as of the date of enactment of the Oregon and Cali-
18	fornia Land Grant Act of 2013.
19	"(14) Residence.—The term 'residence'
20	means a privately owned, permanent structure that
21	is—
22	"(A) maintained for habitation as a dwell-
23	ing or workplace; and
24	"(B) located in an area with a density that
25	is greater than 1 structure per 20 acres.

1	"(15) RIPARIAN RESERVE.—The term 'riparian
2	reserve' means an area that is—
3	"(A) solely devoted to achieving the goals
4	for the aquatic conservation strategy described
5	in section 102(e); and
6	"(B) generally located along a river,
7	stream, lake, wetland, or other hydrologic fea-
8	ture or unstable or potentially unstable area for
9	which special standards and guidelines direct
10	land use.
11	"(16) Salmon.—
12	"(A) IN GENERAL.—The term 'salmon'
13	means any of the wild anadromous
14	Oncorhynchus species that occur in the State.
15	"(B) Inclusions.—The term 'salmon' in-
16	cludes—
17	"(i) chinook salmon (Oncorhynchus
18	tshawytscha);
19	"(ii) coho salmon (Oncorhynchus
20	kisutch);
21	"(iii) chum salmon (Oncorhynchus
22	keta);
23	"(iv) steelhead trout (Oncorhynchus
24	mykiss); and

1	"(v) coastal cutthroat trout
2	(Oncorhynchus clarkii clarkii).
3	"(17) Secretary.—The term 'Secretary'
4	means the Secretary of the Interior, acting through
5	the Bureau of Land Management.
6	"(18) Site-potential tree height.—The
7	term 'site-potential tree height' means the average
8	maximum height of the tallest dominant trees that
9	are 200 years of age for a given site class.
10	"(19) Stands less than or equal to 80
11	YEARS OF AGE.—The term 'stands less than or
12	equal to 80 years of age' means stands of trees in
13	forestry emphasis areas that are less than or equal
14	to 80 years of age as generally depicted on the map
15	entitled 'O&C Land Grant Act of 2013: Forest
16	Stands Less Than or Equal to 80 Years of Age' and
17	dated November 18, 2013.
18	"(20) State.—The term 'State' means the
19	State of Oregon.
20	"(21) Sustained Yield.—The term 'sustained
21	yield' means the timber yield that can be sustained
22	under a specific management intensity consistent
23	with multiple-use objectives on forestry emphasis
24	areas.

- 1 "(22) TREE TIPPING.—The term 'tree tipping'
 2 means the intentional felling and placement of trees
 3 in a stream or on the forest floor during timber harvest operations.
 - "(23) Watershed analysis.—The term 'watershed analysis' means an analysis of the geomorphic and ecological processes in watersheds to determine the ecological importance of streams and riparian areas.
 - "(24) Watershed protection' means sustaining and enhancing watershed functions that affect the plant, animal, and human communities within a watershed boundary.
 - "(25) Watershed restoration' means a comprehensive, long-term restoration intended to restore watershed health and an aquatic ecosystem, including the habitat supporting fish and other aquatic and ripariandependent organisms and the ecological processes that create and maintain habitats.

1 "TITLE I—MANAGEMENT ON OR-

- **EGON AND CALIFORNIA RAIL-**
- 3 ROAD AND COOS BAY WAGON
- 4 ROAD GRANT LAND
- 5 "SEC. 101. LAND MANAGEMENT.
- 6 "(a) IN GENERAL.—Notwithstanding the Act of June
- 7 9, 1916 (39 Stat. 218, chapter 137), and the Act of Feb-
- 8 ruary 26, 1919 (40 Stat. 1179, chapter 47), such portions
- 9 of the revested Oregon and California Railroad and recon-
- 10 veyed Coos Bay Wagon Road grant land as are under the
- 11 jurisdiction of the Department and are classified as
- 12 timberland or power-site land valuable for timber shall be
- 13 managed in accordance with this Act.
- 14 "(b) Effect.—Except as specifically provided in this
- 15 Act, nothing in this Act modifies any designation or con-
- 16 veyance of any portion of the covered area as in effect
- 17 on the day before the date of enactment of the Oregon
- 18 and California Land Grant Act of 2013.
- 19 "SEC. 102. ALLOCATION AND MANAGEMENT OF COVERED
- 20 LAND.
- 21 "(a) In General.—As designated on the map enti-
- 22 tled 'O&C Land Grant Act of 2013: Forestry Emphasis
- 23 Areas and Conservation Emphasis Areas' and dated No-
- 24 vember 18, 2013, covered land shall be allocated into—
- 25 "(1) forestry emphasis areas; and

1	"(2) conservation emphasis areas.
2	"(b) Management.—Covered land shall be managed
3	in a manner that is consistent with this Act and under
4	management strategies that—
5	"(1) consider human and economic dimensions
6	of the management of covered land;
7	"(2) protect the long-term health of forests,
8	wildlife, and waterways;
9	"(3) are scientifically sound, ecologically cred-
10	ible, and legally responsible;
11	"(4) produce a predictable and sustainable level
12	of timber sales and nontimber resources that do not
13	significantly degrade the environment; and
14	"(5) emphasize collaboration among the Federal
15	agencies responsible for management of covered
16	land.
17	"(c) Forestry Emphasis Areas.—
18	"(1) In general.—Forestry emphasis areas
19	shall be managed for permanent forest production.
20	"(2) Timber from forestry emphasis
21	areas shall be sold, cut, and removed in conformity
22	with the principle of sustained yield and ecological
23	forestry for the purposes of—
24	"(A) providing a permanent source of tim-
25	ber supply;

1	"(B) protecting watersheds;
2	"(C) regulating stream flow;
3	"(D) contributing to the economic stability
4	of local communities and industries; and
5	"(E) providing recreational facilities and
6	opportunities.
7	"(d) OLD GROWTH TREES.—
8	"(1) In general.—Except as provided in para-
9	graph (3), the Secretary shall prohibit the cutting or
10	removal of any old growth in a covered area.
11	"(2) Legacy old growth protection net-
12	WORK.—
13	"(A) IN GENERAL.—The stands depicted
14	on the map entitled 'O&C Land Grant Act of
15	2013: Legacy Old Growth Protection Network's
16	and dated November 18, 2013, shall be des-
17	ignated as the Legacy Old Growth Protection
18	Network to provide for the protection, preserva-
19	tion, and enhancement of ecological, scenic, cul-
20	tural, watershed, and fish and wildlife values.
21	"(B) Management.—The Secretary
22	shall—
23	"(i) prohibit harvest of trees within
24	the areas designated under subparagraph
25	(A); and

1	"(ii) only allow uses that are con-
2	sistent with the purposes described in sub-
3	paragraph (A).
4	"(3) Exceptions.—
5	"(A) In General.—Paragraph (1) shall
6	not apply if the Secretary determines that there
7	is no reasonable alternative to the cutting or re-
8	moval of an old growth tree for a purpose de-
9	scribed in this paragraph.
10	"(B) Administrative purposes.—An old
11	growth tree may be cut or removed for adminis-
12	trative purposes to carry out a construction or
13	maintenance project if the project would cost
14	more than an additional \$3,000 to complete to
15	meet the objectives of the project if the old
16	growth tree is not removed.
17	"(C) Public safety purposes.—An old
18	growth tree may be cut or removed for public
19	safety purposes if—
20	"(i) a federally employed forester or
21	certified arborist determines the old growth
22	tree is likely to fall within 1 year; and
23	"(ii) the fall of the old growth tree
24	could—

1	"(I) injure a member of the pub-
2	lic or an employee of the Department
3	that regularly is in the vicinity of the
4	old growth tree; or
5	"(II) cause property damage in
6	excess of \$3,000.
7	"(D) Scientific purposes.—An old
8	growth tree may be cut or removed for scientific
9	purposes as part of a research project if the Di-
10	rector of the National Applied Resource
11	Sciences Center—
12	"(i) approves the research project;
13	and
14	"(ii) determines there is an advan-
15	tageous reason to cut an old growth tree
16	on land on which the research project will
17	be carried out rather than on other land
18	managed by the Secretary.
19	"(E) Special use purposes.—
20	"(i) In General.—An old growth
21	tree may be cut or removed for special use
22	purposes that are limited to—
23	"(I) a utility right-of-way, if
24	there is no reasonable alternative; or

1	"(II) a cultural use by a federally
2	recognized Indian tribe.
3	"(ii) Informal Rulemaking.—Be-
4	fore allowing a special use under this sub-
5	paragraph, the Secretary shall conduct an
6	informal rulemaking with a 90-day public
7	comment period.
8	"(F) Administration.—In carrying out
9	this paragraph, the Secretary shall—
10	"(i) provide public notice of the loca-
11	tion of the trees;
12	"(ii) certify the reasons for allowing
13	the cutting or removal of old growth trees
14	under this paragraph; and
15	"(iii) seek public comment on the cut-
16	ting or removal for at least 7 days if more
17	than 5 trees will be cut or removed within
18	a 30-day period in the same 5-level hydro-
19	logic unit code watershed.
20	"(G) COMMERCIAL SALE.—Any tree cut or
21	removed under this paragraph may not be sold
22	commercially.
23	"(4) OLD GROWTH IDENTIFICATION.—Not later
24	than 1 year after the date of enactment of the Or-
25	egon and California Land Grant Act of 2013, the

1	Secretary shall develop protocols for identifying trees
2	greater than 150 years of age at breast height.
3	"(e) Water Quality Protection.—
4	"(1) In general.—The primary focus of
5	aquatic and riparian protection in the covered area
6	shall be to protect, maintain, and restore natural ec-
7	ological functions and processes beneficial to water
8	quality and quantity, including temperature and tur-
9	bidity, native fish and wildlife, and watershed resil-
10	ience, including the continued provision of ecosystem
11	services.
12	"(2) AQUATIC CONSERVATION STRATEGY.—
13	"(A) IN GENERAL.—The Secretary shall
14	carry out an aquatic conservation strategy to
15	promote the objectives described in paragraph
16	(1) and the resiliency of the aquatic ecosystems
17	consistent with the goals of the aquatic con-
18	servation strategy.
19	"(B) Goals.—The goals of the aquatic
20	conservation strategy shall be—
21	"(i) to protect, maintain, and restore
22	aquatic ecosystems and the associated eco-
23	logical processes for fish, other aquatic or-
24	ganisms, riparian-dependent species, and
25	human needs across a region.

1	"(ii) to manage aquatic ecosystems in
2	a manner that recognizes that fish and
3	other aquatic organisms evolved within a
4	dynamic environment that is constantly in-
5	fluenced and changed by geomorphic and
6	ecological disturbances;
7	"(iii) to protect important drinking
8	water source areas and maintain and re-
9	store water quality necessary to support
10	healthy riparian, aquatic, and wetland eco-
11	systems; and
12	"(iv) to protect, maintain, and restore
13	in-stream flows sufficient to create and
14	sustain riparian, aquatic, and wetland
15	habitats and to retain patterns of sedi-
16	ment, nutrient, and wood routing.
17	"(3) Program components.—The aquatic
18	conservation strategy shall incorporate the key com-
19	ponents of the aquatic conservation strategy de-
20	scribed in paragraph (2), which shall operate to
21	maintain and restore the productivity and resiliency
22	of riparian and aquatic ecosystems, including—
23	"(A) riparian reserves;
24	"(B) watershed analysis;
25	"(C) key watersheds; and

1	"(D) watershed restoration.
2	"(4) Riparian reserves.—
3	"(A) In General.—Riparian reserves
4	shall be established in the covered area to pro-
5	tect, maintain, and restore ecosystem health at
6	watershed and landscape scales and to promote
7	the objectives described in paragraph (1), con-
8	sistent with section 103(f) for the forestry em-
9	phasis areas and section 105(c) for the con-
10	servation emphasis areas.
11	"(B) Riparian reserve management.—
12	"(i) In general.—Management and
13	restoration activities in riparian reserves
14	shall only be undertaken to protect, main-
15	tain, or restore aquatic resources as pro-
16	vided in this subsection.
17	"(ii) Timber harvest.—Except as
18	provided in section 103(f), timber harvest
19	in riparian reserves shall only occur in
20	stands less than or equal to 80 years of
21	age.
22	"(5) Standards for Key Watersheds.—
23	"(A) IN GENERAL.—Key watersheds,
24	drinking water emphasis areas, and drinking
25	water special management units established

under sections 108, 109, 110, and 111 shall have the highest priority for watershed restoration and protection in the covered area.

- "(B) WATERSHED ANALYSES.—Watershed analysis shall be required before timber harvests occur in key watersheds, other than minor activities that are categorically excluded under the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.).
- "(C) COOPERATION ON PRIVATE LAND.—
 The Secretary is encouraged to work with adjacent private landowners who have agreed to cooperate with Secretary to further the purposes of this section.

"(6) Roads restrictions.—

- "(A) NO NET INCREASE IN ROADS.—The total quantity of system and nonsystem roads on covered land shall be less than or equal to the total quantity of system and nonsystem roads on covered land as of the date of enactment of the Oregon and California Land Grant Act of 2013.
- "(B) Temporary roads.—Not later than the earlier of the date that is 1 year after the vegetation management project is completed or

1	the date that is 2 years after the activities for
2	which a temporary road was constructed are
3	completed, temporary roads that are con-
4	structed on covered land, if necessary, shall be
5	made benign by—
6	"(i) closing the temporary roads; and
7	"(ii)(I) decommissioning the tem-
8	porary roads; or
9	"(II) placing the temporary roads into
10	short-term storage.
11	"(C) REDUCTION IN ROADS.—To the max-
12	imum extent practicable and subject to the
13	availability of appropriations, the Secretary
14	shall reduce the total quantity of road miles for
15	system and nonsystem roads, with priority for
16	road reductions given to key watersheds.
17	"(D) Limitations on New Roads.—The
18	Secretary shall prohibit the construction of any
19	new permanent system road in any portion of
20	the covered land within the key watersheds and
21	drinking water protection areas of the covered
22	land unless the construction contributes to
23	achieving the goals of the aquatic conservation
24	strategy.

1	"(E) NO NEW ROADS IN ROADLESS
2	AREAS.—The Secretary shall prohibit the con-
3	struction of any new road in any inventoried
4	roadless area on covered land in key water-
5	sheds, drinking water emphasis areas, and con-
6	servation emphasis areas.
7	"(F) Watershed analysis.—In carrying
8	out a watershed analysis under this Act, the
9	Secretary shall identify roads that the Secretary
10	determines could be closed or decommissioned.
11	"(7) Woody debris augmentation.—
12	"(A) In General.—During periods of
13	timber harvesting, the Secretary shall carry out
14	tree tipping activities on riparian reserves on
15	covered land, as the Secretary determines nec-
16	essary, to improve timber delivery to streams.
17	"(B) FISH HABITAT.—The Secretary shall
18	annually use approximately \$1,000,000 of
19	amounts made available under this Act to
20	transport and place large trees in streams on
21	Federal, State, or private land to improve the
22	quality of fish habitat, as the Secretary deter-
23	mines necessary.
24	"SEC. 103. MANAGEMENT OF FORESTRY EMPHASIS AREAS.
25	"(a) Management Actions.—

- 1 "(1) IN GENERAL.—Silvicultural activities shall
 2 be conducted in a forestry emphasis area, and the
 3 forestry emphasis area shall be managed, in accord4 ance with this section.
- "(2) Management actions.—Management actions shall be considered in the environmental impact statement required under the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.) and section 104(a).
- 10 "(b) Determination of Moist Forests and Dry11 Forests.—
- "(1) IN GENERAL.—During the 10-year period 12 13 beginning on the date of enactment of the Oregon 14 and California Land Grant Act of 2013, the moist 15 and dry forests shall be determined as depicted on 16 the map entitled 'O&C Land Grant Act of 2013: 17 Moist Forests and Dry Forests', and dated Novem-18 ber 18, 2013, except that plant associations and 19 plant association groups may be used to adjust the 20 dry and moist forest assignments in specific loca-21 tions based on an on-the-ground field examination 22 by the Secretary.
 - "(2) Redesignation.—Not later than 10 years after the date of enactment of the Oregon and California Land Grant Act of 2013 and every 10 years

23

24

1	thereafter, the Secretary shall reevaluate the initial
2	assignments of land areas in moist forest and dry
3	forest categories in forestry emphasis areas under
4	paragraph (1) based on—
5	"(A) plant association groups; and
6	"(B) the criteria described in this sub-
7	section.
8	"(3) Moist forests.—For purposes of this
9	subsection, moist forests generally—
10	"(A) experience infrequent wildfires at in-
11	tervals of 1 to several centuries, including ex-
12	tensive areas in which fire severity results in
13	stand-replacement conditions; and
14	"(B) include the following plant associa-
15	tion groups:
16	"(i) the Western Hemlock (Tsuga
17	heterophylla) series;
18	"(ii) the Sitka Spruce (Picea
19	sitchensis) series;
20	"(iii) the Western Redcedar (Thuja
21	plicata) series;
22	"(iv) the Pacific Silver Fir (Abies
23	amabilis) series;
24	"(v) the Mountain Hemlock (Tsuga
25	mertensiana) series;

1	"(vi) the Subalpine Fir-Engelmann
2	Spruce (Abies lasiocarpa-Picea
3	engelmannii) series;
4	"(vii) the Tanoak (Lithocarpus
5	densiflorus) series;
6	"(viii) the Moist Grand Fir (Abies
7	grandis) plant association group; and
8	"(ix) the Moist White Fir (Abies
9	concolor) plant association group.
10	"(4) Dry forests.—For purposes of this sub-
11	section, dry forests generally—
12	"(A) experience relatively frequent and
13	predominantly low- and mixed-severity fires;
14	and
15	"(B) include the following plant associa-
16	tion groups:
17	"(i) the Moist Grand Fir (Abies
18	grandis) plant association group;
19	"(ii) the Moist White Fir (Abies
20	concolor) plant association group;
21	"(iii) the Ponderosa Pine (Pinus pon-
22	derosa) series;
23	"(iv) the Oregon White Oak (Quercus
24	garryana) series;

1	"(v) the Douglas-fir (Pseudotsuga
2	menziesii) series;
3	"(vi) the Jeffrey Pine (Pinus jeffreyi)
4	series;
5	"(vii) the Dry Grand Fir (Abies
6	grandis) plant association group; and
7	"(viii) the Dry White Fir (Abies
8	concolor) plant association group.
9	"(5) Mixed forests.—
10	"(A) In general.—For purposes of this
11	Act, a site characterized as a Moist Grand Fir
12	or a Moist White Fir plant association group
13	may be considered moist forest or dry forest
14	based on the condition of the land, landscape
15	context, and management goals.
16	"(B) MIXED FORESTS.—On a site at which
17	dry and moist forests combine and are not
18	readily separated, management shall be based
19	on the dominant type in terms of area.
20	"(6) Administration.—In carrying out this
21	subsection, the Secretary shall—
22	"(A) provide the public a period of not less
23	than 60 days to comment on the redesignation
24	of moist forests and dry forests; and

1	"(B) redesignate moist forests and dry for-
2	ests once every 10 years.
3	"(c) Vegetation Treatments.—
4	"(1) In general.—Vegetation treatments shall
5	be developed consistent with this subsection.
6	"(2) No significant negative effects.—A
7	vegetation treatment under this section shall be—
8	"(A) considered in the environmental im-
9	pact statement required under the National En-
10	vironmental Policy Act of 1969 (42 U.S.C.
11	4321 et seq.) and section 104(a); and
12	"(B) designed to produce no significant
13	negative effects on—
14	"(i) cultural sites of federally recog-
15	nized Indian tribes;
16	"(ii) inventoried roadless areas;
17	"(iii) the existing integrity of archeo-
18	logical sites;
19	"(iv) highly erodible land;
20	"(v) wetland under the jurisdiction of
21	the Corps of Engineers or delineated by
22	the Natural Resources Conservation Serv-
23	ice; and
24	"(vi) species listed as endangered or
25	threatened species under the Endangered

1	Species Act of 1973 (16 U.S.C. 1531 et
2	seq.), unless incidental take statements
3	have been issued for the listed species.
4	"(3) Attaining no significant negative ef-
5	FECTS.—A proposed silvicultural treatment on land
6	described in clauses (i) through (v) of paragraph
7	(2)(B) shall seek to produce no significant negative
8	impact primarily by—
9	"(A) not harvesting trees, or operating
10	heavy equipment, on the sites; or
11	"(B) mitigating the impact of the treat-
12	ment through actions such as the capping of ar-
13	cheological sites with wood chips, except that
14	relying on mitigation measures to achieve no
15	significant negative impact may only be used in-
16	frequently for timber sales.
17	"(4) Northern spotted owls.—A vegetation
18	treatment analyzed as part of the environmental im-
19	pact statement or similar analysis required under
20	the National Environmental Policy Act of 1969 (42
21	U.S.C. 4321 et seq.) and section 104(a) for land
22	identified by the Secretary as part of northern spot-
23	ted owl recovery plan Action 10 or 32 can only occur
24	if the Secretary, acting through the United States

1	Fish and Wildlife Service, releases an opinion that
2	the proposed vegetative treatment is—
3	"(A) compatible with requirements under
4	the Endangered Species Act of 1973 (16 U.S.C.
5	1531 et seq.) for the northern spotted owl, con-
6	sidered over the long-term; or
7	"(B) necessary to address a severe threat
8	of disease, insects, or fire.
9	"(5) Water quality.—
10	"(A) In General.—In addition to stand-
11	ards under any applicable environmental law, a
12	vegetation treatment for a timber sale under
13	this section shall be designed so that the sale
14	does not result in measurable, significant nega-
15	tive impacts on water quality.
16	"(B) DETERMINATION POINTS.—For the
17	purposes of assessing potential negative impacts
18	on water quality under this section from vegeta-
19	tion treatments, the Secretary shall only con-
20	sider water quality—
21	"(i) at the time of the determination
22	to determine the present condition; and
23	"(ii) at a time that is 5 years after
24	the date of the initial determination and

	01
1	that is at least 2 years after the date of
2	the timber sale.
3	"(6) Nest trees.—
4	"(A) IN GENERAL.—No nest tree shall be
5	cut in a forestry emphasis area unless the nest
6	tree poses a repeated, imminent threat to the
7	safety of the public or employees of the Depart-
8	ment.
9	"(B) Surveys.—
10	"(i) In general.—Not earlier than
11	180 days before the date the Secretary
12	plans to offer a timber sale in a forestry
13	emphasis area, the Secretary shall survey
14	the timber sale area to locate potential
15	nest trees that the Secretary has not lo-
16	cated.
17	"(ii) Duration.—The duration of the
18	survey shall be such that the Secretary
19	shall have an employee survey for nest
20	trees at a rate of 1 day for each 100 acres
21	of the timber sale.
22	"(C) Information from public.—Dur-
23	ing the 14-day period beginning on the date a
24	consistency document required under section

104(d) is completed for a project, the Secretary

shall accept information from the public concerning the location of nest trees.

"(D) PROTECTIONS.—The Secretary shall ensure that the protections required under this Act are provided for verified nest trees.

"(7) Marbled Murrelet Habitat.—Consistent with the Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.), if the harvest of timber within a limited area of marbled murrelet habitat would provide benefits to a forest ecosystem (including the increased diversity of stand structure, composition, and age and reducing the scarcity of early successional habitat), the harvest may occur if the Secretary confers with the Director of the United States Fish and Wildlife Service in selecting areas within marbled murrelet habitat in which timber harvests may occur.

"(8) Sustained yield.—

"(A) IN GENERAL.—The Secretary shall, to the maximum extent practicable, provide a sustained yield of timber harvest, averaged over a 10-year period, from the forestry emphasis area, that is calculated assuming an ecological forestry approach, unless the action will have

1	severe adverse environmental, economic, or so-
2	cial consequences.
3	"(B) SUSTAINED YIELD CALCULATION.—
4	The Secretary shall calculate the sustained yield
5	for a 50-year period as part of the environ-
6	mental impact statement required under the
7	National Environmental Policy Act of 1969 (42
8	U.S.C. 4321 et seq.) and section 104(a).
9	"(C) Reserved Areas.—In calculating
10	the sustained yield from a forestry emphasis
11	area, the Secretary shall not include the volume
12	of timber that could be offered from reserved
13	areas, such as conservation emphasis areas.
14	"(d) Management of Moist Forests.—
15	"(1) In general.—Forestry emphasis areas
16	that are designated as moist forests under this sec-
17	tion shall be managed in accordance with the prin-
18	ciples of ecological forestry (including principles re-
19	lating to variable retention regeneration harvests)
20	described in paragraph (2).
21	"(2) Ecological forestry principles for
22	MOIST FORESTS.—The ecological forestry principles
23	referred to in paragraph (1) include—
24	"(A) the retention of old growth;

1	"(B) the seeking of opportunities to retain
2	older trees if practicable;
3	"(C) the acceleration of the development of

structural complexity, including spatial heterogeneity, in younger stands, through the use of diverse silvicultural approaches, such as variable density and clump-based prescriptions;

"(D) the implementation of variable retention regeneration harvesting activities that retain approximately ½ of the live basal area of the forest within the harvest area, primarily in aggregates, including riparian and other reserves and dispersed individual and small clusters of conifers and hardwoods within the harvest area unit, a portion of which may be used for snag creation, except that old growth stands shall not be considered as part of the ½ basal area retention;

"(E) the development and maintenance of early seral ecosystems with diverse species following harvesting activities through the use of less intense approaches to site preparation and tree regeneration and nurturing of diverse early seral ecosystems;

"(F) the use of rotations of sufficient length to allow stands to redevelop with levels of structural complexity and biodiversity characteristics of late-successional stands, but when the stands reach the rotation age of the stands, the stands will be regenerated through variable-retention harvesting; and

"(G) the establishment of a silvicultural system that includes the development and management of multiaged, mixed-species stands on harvest rotation periods of 80 to 120 years.

"(3) Variable retention regeneration.—

"(A) IN GENERAL.—The Secretary shall designate not less than 8 percent and not more than 12 percent of the moist forests described in paragraph (1) as land on which the Secretary shall carry out variable retention regeneration harvesting activities, consistent with this section, during each 10-year period in a manner consistent with the environmental impact statement required under the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.) and section 104(a).

"(B) APPLICABILITY.—The moist forests designated as variable retention regeneration

1	harvest land under subparagraph (A) shall not
2	be limited to stands that have generally reached
3	the culmination of mean annual increment.
4	"(4) Thinning.—
5	"(A) IN GENERAL.—The Secretary shall
6	carry out thinning activities in the moist forests
7	described in paragraph (1) to promote tree
8	growth and ecological health and variability.
9	"(B) Goals.—The goal of thinning activi-
10	ties under this paragraph shall be to establish
11	spatially variable stand densities and complex
12	canopies using thinning regimes that enhance
13	the structural and compositional diversity of the
14	stand and individual tree development.
15	"(C) Limitations.—
16	"(i) In general.—In carrying out
17	thinning activities under this paragraph
18	the Secretary shall not reduce the total
19	basal area of the stand (as determined or
20	the date on which the thinning activities
21	commence) by more than 50 percent.
22	"(ii) OLD GROWTH TREES.—The Sec-
23	retary shall exclude old growth trees from
24	thinning activities under this paragraph.
25	"(e) Management of Dry Forests.—

1	"(1) In general.—Forestry emphasis areas
2	that are designated as dry forests under this section
3	shall be managed in accordance with ecological for-
4	estry principles described in paragraph (2) and, as
5	determined necessary by the Secretary, with fire re-
6	siliency needs, consistent with this subsection.
7	"(2) Ecological forestry principles in
8	DRY FORESTS.—The ecological forestry principles re-
9	ferred to in paragraph (1) include—
10	"(A) the retention and improvement of the
11	survivability of old growth trees through the re-
12	duction of adjacent fuels and competing vegeta-
13	tion to promote resilience against mortality
14	from insects, disease, and fire;
15	"(B) the retention and protection of impor-
16	tant structures such as large hardwoods, snags,
17	and logs;
18	"(C) the reduction of overall stand den-
19	sities through partial cutting in an effort to-
20	"(i) reduce basal areas to desired lev-
21	els, particularly in overstocked stands;
22	"(ii) increase the mean stand diame-
23	ter;
24	"(iii) shift the composition of stands
25	to fire- and drought-tolerant species: and

1	"(iv) retain older trees for replace-
2	ment purposes;
3	"(D) the restoration of spatial hetero-
4	geneity through the variation of the treatment
5	of stands, such as by leaving untreated patches,
6	creating openings of not more than 2.5 acres,
7	and establishing tree clumps and isolated single
8	trees;
9	"(E) the establishment of new tree cohorts
10	of shade-intolerant species in created openings,
11	generally varying in size between 0.2 and 2.5
12	acres;
13	"(F) the harvesting of timber during the
14	restoration process;
15	"(G) the maintenance of sustainable and
16	fire-resilient conditions in perpetuity through
17	active management of the dry forests in accord-
18	ance with this subsection, including the treat-
19	ment of activity fuels and the restoration of his-
20	toric levels of surface fuels and understory vege-
21	tation using prescribed fire and mechanical ac-
22	tivities;
23	"(H) the planning and implementation of
24	activities at the landscape level to maintain not
25	less than 1/3 of the dry forests as denser land-

1	scape-scale patches to provide greater forest
2	density for endangered and threatened species
3	and their prey; and
4	"(I) the retention of a basal area after a
5	partial cut that is not less than 35 percent of
6	the initial basal area of the sale area.
7	"(3) Fire resiliency.—
8	"(A) VEGETATION TREATMENT NEAR
9	RESIDENCES.—
10	"(i) IN GENERAL.—For a forestry em-
11	phasis area that is designated as a dry for-
12	est under this section and located within
13	.25 miles of a residence, the primary pur-
14	pose of any vegetation treatment carried
15	out by the Secretary on that land shall be
16	to manage fuel loadings to reduce the risk
17	to the residence posed by wildfire.
18	"(ii) Administration.—
19	"(I) In General.—In carrying
20	out vegetation treatment activities on
21	land described in clause (i), the Sec-
22	retary shall—
23	"(aa) cut and remove trees
24	and brush to eliminate the
25	vertical continuity of vegetative

1	fuels and the horizontal con-
2	tinuity of tree crowns for the
3	purpose of reducing flammable
4	materials and maintaining a
5	shaded fuelbreak to reduce fire
6	spread, duration, and intensity;
7	and
8	"(bb) treat surface fuels (in-
9	cluding activity fuels, low brush,
10	and deadwood) on that land that
11	could promote the spread of wild-
12	fire in a manner designed to
13	achieve an average of a 4-foot
14	maximum flame length under av-
15	erage severe fire weather condi-
16	tions.
17	"(II) TIMBER SALES.—If a tim-
18	ber sale is planned within ½ mile of
19	a residence, the Secretary is encour-
20	aged to carry out vegetation treat-
21	ment activities on that Federal land
22	at the same time as the timber sale.
23	"(III) COUNTY ACTIONS.—A
24	county may carry out a fuel reduction
25	project on the land described in clause

1	(i) in a manner consistent with sub-
2	clause (I) if—
3	"(aa) the county notifies the
4	Secretary of the intent of the
5	county to carry out the project,
6	including a description of the
7	project and duration of the
8	project;
9	"(bb) the Secretary deter-
10	mines the project is consistent
11	with this Act and is in the best
12	interest of the public; and
13	"(cc) the county carries out
14	the project using county funds,
15	which may include amounts made
16	available to the county under this
17	Act.
18	"(iii) Prioritization.—In prioritiz-
19	ing fire resiliency projects under this sub-
20	paragraph, the Secretary or the county
21	may use project recommendations received
22	from a resource advisory council or de-
23	scribed in a community wildfire protection
24	plan.

1	"(B) Private Landowner actions on
2	FEDERAL LAND.—
3	"(i) In general.—A person may
4	enter and treat any forestry emphasis area
5	that is designated as a dry forest under
6	this section that is located within 100 feet
7	of the residence of that person without a
8	permit from the Secretary if—
9	"(I) the treatment is carried out
10	at the expense of the person;
11	"(II) the person notifies the Sec-
12	retary of the intent to treat that land;
13	and
14	"(III) the person carries out the
15	treatment activities in accordance
16	with clause (iii).
17	"(ii) Notice.—
18	"(I) In general.—Not less than
19	30 days before beginning to treat land
20	described in clause (i), the person
21	shall notify the Secretary of the inten-
22	tion of that person to treat that land.
23	"(II) Commencement.—Not
24	less than 15 days before the date of
25	the commencement of treatment ac-

1	tions, the person shall notify the Sec-
2	retary before beginning the treatment.
3	"(iii) Applicability.—A person
4	treating land described in clause (i) shall
5	carry out the treatment as follows:
6	"(I) No dead tree, nest tree, old
7	growth, or tree greater than 24 inches
8	in diameter shall be cut.
9	"(II) Any residual trees shall be
10	pruned—
11	"(aa) to a height of the less-
12	er of 10 feet or 50 percent of the
13	crown height of the tree; and
14	"(bb) such that all parts of
15	the tree are at not less than 10
16	feet away from the residence.
17	"(III) Vegetation shall be cut
18	such that—
19	"(aa) less flammable species
20	are favored for retention; and
21	"(bb) the adequate height
22	and spacing between bushes and
23	trees are maintained.
24	"(IV) No herbicide or insecticide
25	application shall be used.

1	"(V) All slash created from treat-
2	ment activities under this subpara-
3	graph shall be removed or treated not
4	later than 60 days after the date on
5	which the slash is created.
6	"(f) Water Protection in Forestry Emphasis
7	Areas.—
8	"(1) Riparian reserve and buffer sys-
9	TEM.—
10	"(A) In General.—In carrying out the
11	aquatic conservation strategy in forestry em-
12	phasis areas, the Secretary shall establish ripar-
13	ian reserves that—
14	"(i) in the case of land located along
15	a fish-bearing stream, are 1 site-potential
16	tree height or 150 feet slope distance,
17	whichever is greater;
18	"(ii) in the case of land located along
19	a permanently flowing nonfish-bearing
20	stream, are $\frac{1}{2}$ of a site-potential tree
21	height or 75 feet slope distance, whichever
22	is greater;
23	"(iii) in the case of land located along
24	a seasonally flowing or intermittent
25	stream, are whichever is greater among—

1	"(I) the stream channel to the
2	top of the inner gorge and out to the
3	edge of the riparian vegetation;
4	"(II) a distance of $\frac{1}{2}$ of a site-
5	potential tree height; or
6	"(III) 75-feet slope distance;
7	"(iv) in the case of a wetland greater
8	than 1 acre, a lake, or a natural pond, are
9	whichever is greater among—
10	"(I) the body of water and land
11	located along the wetland, lake, or
12	pond to the outer edges of riparian
13	vegetation;
14	"(II) a distance of 2 site-poten-
15	tial tree height; or
16	"(III) 300-feet slope distance;
17	"(v) in the case of a constructed pond
18	or a reservoir, are the area from the max-
19	imum pool elevation to a distance equal to
20	the height of 1 site-potential tree or 150-
21	feet slope distance, whichever is greater;
22	and
23	"(vi) in the case of a wetland that is
24	less than 1 acre or an unstable or poten-

1	tially unstable area, are whichever is great-
2	er among—
3	"(I) the extent of the unstable
4	and potentially unstable area or the
5	wetland less than 1 acre, as applica-
6	ble, to the outer edges of the riparian
7	vegetation;
8	"(II) a distance of 1 site-poten-
9	tial tree height; or
10	"(III) 150-feet slope distance.
11	"(B) Nonfish-bearing streams.—
12	"(i) In general.—For a nonfish-
13	bearing stream, the Secretary shall estab-
14	lish a buffer of an additional ½ of a site-
15	potential tree height or 75 feet slope dis-
16	tance, whichever is greater, which buffer
17	shall be available for timber management
18	using ecological forestry principles while
19	maintaining wood delivery to streams.
20	"(ii) Restrictions.—
21	"(I) IN GENERAL.—A timber
22	harvest on the buffer land described
23	in clause (i) shall be—

1	"(aa) conducted in accord-
2	ance with the principles of eco-
3	logical forestry; and
4	"(bb) be limited to stands
5	less than or equal to 80 years of
6	age.
7	"(II) Special rule for dry
8	FORESTS.—
9	"(aa) In General.—Sub-
10	ject to item (bb), in dry forests,
11	timber harvest may occur in a
12	stand that exceeds 80 years of
13	age if the harvest is carried out
14	for a compelling ecological rea-
15	son, such as to protect the stand
16	from insect outbreak or destruc-
17	tive wildfire.
18	"(bb) OLD GROWTH
19	TREES.—An old growth tree shall
20	not be included in a timber har-
21	vest under item (aa).
22	"(2) Watershed analysis.—
23	"(A) IN GENERAL.—Not later than 90
24	days after the date of enactment of the Oregon
25	and California Land Grant Act of 2013, a sci-

1	entific committee established by the Secretary
2	shall develop criteria to be used in carrying out
3	a watershed analysis for forestry emphasis
4	areas.
5	"(B) Scientific committee.—
6	"(i) In general.—The committee es-
7	tablished under subparagraph (A) shall be
8	comprised of 5 individuals who—
9	"(I) are not full-time employees
10	of the Bureau of Land Management;
11	and
12	"(II) have expertise relating to
13	aquatic and riparian ecosystems.
14	"(ii) Administration.—The Federal
15	Advisory Committee Act (5 U.S.C. App.)
16	shall not apply to the committee estab-
17	lished under this paragraph.
18	"(C) Criteria.—The criteria developed
19	under subparagraph (A) shall include at a min-
20	imum—
21	"(i) the importance of the streams to
22	salmon populations;
23	"(ii) the impacts of thermal loading;
24	"(iii) water quality; and

1	"(iv) the potential for the delivery or
2	deposition of sediment and wood from
3	upslope sources.
4	"(D) Development of watershed
5	ANALYSIS.—
6	"(i) In General.—The Secretary
7	shall use the criteria established by the sci-
8	entific committee to determine the ecologi-
9	cal importance of fish-bearing streams and
10	nonfish-bearing streams.
11	"(ii) Public Information.—The
12	Secretary shall make the determinations
13	described in clause (i) available to the pub-
14	lic at the time the Secretary submits the
15	report to the scientific committee.
16	"(E) Review of scientific com-
17	MITTEE.—
18	"(i) In general.—Not later than
19	210 days after the date of enactment of
20	the Oregon and California Land Grant Act
21	of 2013, the Secretary shall submit to the
22	scientific committee established under sub-
23	paragraph (B) a watershed analysis that
24	includes the fish-bearing streams and

1	nonfish-bearing streams in key watersheds
2	categorized by ecological importance.
3	"(ii) Comments by scientific com-
4	MITTEE.—Not later than 240 days after
5	the date of enactment of the Oregon and
6	California Land Grant Act of 2013, the
7	scientific committee shall submit comments
8	to the Secretary on the determinations
9	made by the Secretary of the ecological im-
10	portance of the streams within the covered
11	area.
12	"(iii) Criteria.—The scientific com-
13	mittee shall use only the criteria estab-
14	lished under subparagraph (C) to evaluate
15	the determinations made by the Secretary
16	"(iv) Public availability.—On re-
17	ceipt by the Secretary, the comments sub-
18	mitted by the scientific committee shall be
19	made publically available.
20	"(F) Inclusion in the draft environ-
21	MENTAL IMPACT STATEMENT.—
22	"(i) In General.—The Secretary
23	shall—

1	"(I) revise the watershed anal-
2	ysis, as the Secretary considers nec-
3	essary; and
4	"(II) consider the comments sub-
5	mitted by the scientific committee.
6	"(ii) Revised watershed anal-
7	ysis.—The revised watershed analysis
8	shall be used in preparing and included in
9	whole in each draft environmental impact
10	statement developed under section
11	104(a)(1).
12	"(G) OTHER APPLICABILITY.—The results
13	of the watershed analysis shall be available for
14	use in conservation efforts on other Federal
15	land and on non-Federal land.
16	"(3) REVISION OF RIPARIAN BUFFER SYS-
17	TEM.—
18	"(A) In General.—In accordance with
19	the watershed analysis, the Secretary shall re-
20	vise the riparian reserves on the forestry em-
21	phasis areas.
22	"(B) Use.—The revisions shall be re-
23	flected in—
24	"(i) the initial environmental impact
25	statements prepared under the National

1	Environmental Policy Act of 1969 (42
2	U.S.C. 4321 et seq.) and section 104(a);
3	and
4	"(ii) each subsequent 10-year environ-
5	mental impact statement.
6	"(C) REVISIONS.—The Secretary shall re-
7	vise the riparian buffer system as follows:
8	"(i) For a riparian reserve located
9	along a fish-bearing stream, lake, or wet-
10	land, that the Secretary determines, based
11	on the watershed analysis, to be of mini-
12	mal ecological importance, the size of the
13	riparian reserve shall be 100 feet slope dis-
14	tance.
15	"(ii) For a riparian reserve located
16	along a nonfish-bearing stream, lake, or
17	wetland that the Secretary determines,
18	based on the watershed analysis, to be of
19	minimal ecological importance, the size of
20	the riparian reserve shall be 50 feet slope
21	distance.
22	"(iii) For a riparian reserve located
23	along a fish-bearing or nonfish-bearing
24	stream, lake, or wetland that the Secretary
25	determines, based on the watershed anal-

1	ysis, to be of significant ecological impor-
2	tance, the size of the riparian reserve shall
3	be 1 site-potential tree height or 150 feet
4	slope distance, whichever is greater.
5	"(iv) The total amount of riparian re-
6	serves within each 5th-level hydrologic unit
7	code watershed in the forestry emphasis
8	areas shall equal at least 75 percent and
9	not more than 125 percent of the previous
10	riparian reserves established under para-
11	graph (1).
12	"(D) RIPARIAN BUFFERS FOR MANAGE-
13	MENT.—
14	"(i) In General.—The Secretary
15	shall establish buffers for the riparian re-
16	serves described in clauses (i) and (ii) of
17	subparagraph (C) that extend out to 1-site
18	potential tree.
19	"(ii) Management.—The buffers
20	shall be managed in the same manner as
21	the buffers described in paragraph (1)(B).
22	"(E) Management.—The Secretary shall
23	manage the revised riparian reserve areas de-
24	scribed in subparagraph (D) in accordance with
25	the following standards:

1	"(i) Timber harvest within riparian
2	reserves shall be restricted to thinning
3	stands less than or equal to 80 years of
4	age to achieve the goals of the aquatic con-
5	servation strategy.
6	"(ii) Timber harvest, roads, grazing,

- "(ii) Timber harvest, roads, grazing, mining, recreation, and all other activities shall be compatible with achievement of the goals of the aquatic conservation strategy in order to occur.
- "(iii) Riparian-dependent and stream resources shall receive primary emphasis in riparian reserve landscapes.

"(4) EXCEPTION.—Forestry emphasis areas designated as 'Drinking Water Emphasis Area' and depicted as such on the maps entitled 'O&C Land Grant Act of 2013: McKenzie Drinking Water Area', 'O&C Land Grant Act of 2013: Hillsboro Drinking Water Area', 'O&C Land Grant Act of 2013: Clackamas Drinking Water Area', and 'O&C Land Grant Act of 2013: Springfield Drinking Water Area' and dated November 18, 2013, and riparian areas within key watersheds shall not be subject to this subsection but shall instead be subject to section 105(c).

1	"(g) Prioritization.—
2	"(1) SELECTION OF AREAS TO TREAT IN THE
3	FIRST 10 YEARS.—
4	"(A) IN GENERAL.—Not later than 150
5	days after the date of enactment of the Oregon
6	and California Land Grant Act of 2013, the
7	Secretary shall select locations in forestry em-
8	phasis areas in which the Secretary intends to
9	harvest timber during—
10	"(i) the 10-year period covered by the
11	environmental impact statement prepared
12	under the requirements of the National
13	Environmental Policy Act of 1969 (42
14	U.S.C. 4321 et seq.) and 104(a); and
15	"(ii) each subsequent 10-year period
16	covered by an environmental impact state-
17	ment.
18	"(B) Prioritization plan for for-
19	ESTRY EMPHASIS AREAS.—The areas selected
20	under subparagraph (A) shall reflect a
21	prioritization plan and harvest levels, including
22	the sustained yield, identified in the environ-
23	mental impact statement prepared under the re-
24	quirements of the National Environmental Pol-

1	icy Act of 1969 (42 U.S.C. 4321 et seq.) and
2	section 104(a).
3	"(C) Public Comment.—The Secretary
4	shall seek public comments for 45 days on the
5	selection of the areas under subparagraph (A).
6	"(D) Inclusion in the draft environ-
7	MENTAL IMPACT STATEMENT.—
8	"(i) In General.—The Secretary
9	shall revise the prioritization plan for for-
10	estry emphasis areas, as the Secretary con-
11	siders necessary, based on the public com-
12	ments received.
13	"(ii) Revised prioritization
14	PLAN.—The revised prioritization plan for
15	forestry emphasis areas shall be used in
16	preparing and included in whole in each
17	draft environmental impact statement de-
18	veloped under the National Environmental
19	Policy Act of 1969 (42 U.S.C. 4321 et
20	seq.) and section 104(a).
21	"(2) Landscape plans.—
22	"(A) IN GENERAL.—The Secretary shall
23	develop plans for the moist forest portions of
24	the forestry emphasis area and dry forest por-
25	tions of the covered area.

1	"(B) Moist forest landscape plan.—
2	The plans described in subparagraph (A) shall
3	include—
4	"(i) landscape level plans showing the
5	areas of the moist forest landscapes that
6	will result in distribution of variable reten-
7	tion regeneration harvests to ensure de-
8	sired placement and the appropriate scale
9	of implementation; and
10	"(ii) areas that will, in the case of a
11	moist forest site, accelerate development of
12	complex forest structure, including oppor-
13	tunities to create spatial heterogeneity
14	(such as creating skips and gaps), in a
15	young stand that has a canopy that has—
16	"(I) closed; and
17	"(II) been simplified through
18	past management.
19	"(C) DRY FOREST LANDSCAPE PLAN.—
20	"(i) In General.—The dry forest
21	plans described in subparagraph (A) shall
22	include—
23	"(I) a landscape level plan show-
24	ing the areas of any dry forest land-
25	scape that will be left in a denser con-

1	dition for the first 30 years after the
2	date of enactment of the Oregon and
3	California Land Grant Act of 2013;
4	"(II) the areas of any dry forest
5	that may be considered for thinning
6	or restoration treatments beginning
7	on the date that is 30 years after the
8	date of enactment of the Oregon and
9	California Land Grant Act of 2013;
10	and
11	"(III) areas that will, in the case
12	of a dry forest site—
13	"(aa) minimize and reduce
14	the risk of unnaturally severe fire
15	and insect outbreaks, particularly
16	if critical components and values
17	are at risk, including—
18	"(AA) communities in
19	the wildland-urban interface
20	(as defined in section 101 of
21	the Healthy Forests Res-
22	toration Act of 2003 (16
23	U.S.C. 6511)); and
24	"(BB) valuable forest
25	structures, such as old

1	growth and oak savannas
2	that are in need of restora-
3	tion or are in danger from
4	potential fire risk; or
5	"(bb) restore historical
6	structure and composition and
7	improve fire resiliency.
8	"(ii) Reevaluation.—The areas de-
9	scribed in clause (i)(I) shall be reevaluated
10	in the subsequent comprehensive environ-
11	mental impact statements required under
12	section 104(a).
13	"(D) Collaboration in Developing
14	PLANS.—The Secretary shall develop the plans
15	described in subparagraph (A) in coordination
16	with the Director of the United States Fish and
17	Wildlife Service to ensure the plans comply with
18	the Endangered Species Act of 1973 (16 U.S.C.
19	1531 et seq.).
20	"(E) Draft plans available for pub-
21	LIC COMMENT.—Not later than 150 days after
22	the date of enactment of the Oregon and Cali-
23	fornia Land Grant Act of 2013, the Secretary
24	shall make a draft of the plans described in

1	subparagraph (A) available for public comment
2	for 45 days.
3	"(F) Inclusion in the draft environ-
4	MENTAL IMPACT STATEMENT.—
5	"(i) In General.—The Secretary
6	shall revise landscape plans, as the Sec-
7	retary considers necessary, based on the
8	public comments received.
9	"(ii) Revised landscape plans.—
10	The revised landscape plans shall be used
11	in preparing and included in whole in the
12	draft environmental impact statement de-
13	veloped under the National Environmental
14	Policy Act of 1969 (42 U.S.C. 4321 et
15	seq.) and section 104(a).
16	"SEC. 104. STREAMLINED PROCEDURES.
17	"(a) Comprehensive Environmental Impact
18	STATEMENT.—
19	"(1) IN GENERAL.—Not later than 18 months
20	after the date of enactment of the Oregon and Cali-
21	fornia Land Grant Act of 2013, the Secretary shall
22	complete—
23	"(A) a large-scale comprehensive environ-
24	mental impact statement in accordance with the
25	National Environmental Policy Act of 1969 (42

- U.S.C. 4321 et seq.) for the moist forest in the
 forestry emphasis area; and
- "(B) a large-scale comprehensive environmental impact statement in accordance with the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.) for the dry forest in the forestry emphasis area.
 - "(2) Period.—The environmental impact statements required under paragraph (1) shall cover the 10-year period beginning on the date on which the record of decision for the environmental impact statement is issued.
 - "(3) Individual projects.—The final comprehensive environmental impact statement shall be used for individual projects during the 10-year period described in paragraph (2).
 - "(4) Additional Analysis.—No additional analysis under the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.) shall be required for individual projects under this Act unless explicitly required by this Act or there exists clear and convincing evidence regarding significant adverse environmental impacts of the project that were not considered in the comprehensive environmental impact statements.

1	"(5) Effective date of each environ-
2	MENTAL IMPACT STATEMENT.—After the initial
3	comprehensive environmental impact statement de-
4	veloped under paragraph (1), each subsequent com-
5	prehensive environmental impact statement shall be
6	prepared and be in effect for the 10-period begin-
7	ning on the date on which the previous environ-
8	mental impact statement expires.
9	"(b) Criteria and Parameters of the Environ-
10	MENTAL IMPACT STATEMENT.—
11	"(1) In general.—Each environmental impact
12	statement developed under subsection (a) shall ana-
13	lyze 3 alternatives, including—
14	"(A) 1 no-action alternative; and
15	"(B) 2 other alternatives that are con-
16	sistent the management prescriptions and this
17	Act for the forest type.
18	"(2) Limitations.—
19	"(A) IN GENERAL.—The analysis of effects
20	of each environmental impact statement de-
21	scribed in subsection $(a)(1)$ shall be limited to
22	the effects of the actions authorized under sec-
23	tion 103 that are consistent with the forest
24	type.
25	"(B) Analysis.—

1	"(i) In General.—The information
2	contained within the timber prioritization
3	plan, watershed analysis, dry forest land-
4	scape plan, and moist forest landscape
5	plan shall—
6	"(I) be used to develop an envi-
7	ronmental impact statement described
8	in subsection (a)(1); but
9	"(II) not be separately analyzed
10	in an environmental impact statement
11	described in subsection $(a)(1)$.
12	"(ii) Additional analysis.—Not-
13	withstanding the National Environmental
14	Policy Act of 1969 (42 U.S.C. 4321 et
15	seq.), no analysis that is in addition to the
16	environmental impact statement described
17	in subsection $(a)(1)$ shall be required
18	under that Act for the timber prioritization
19	plan, watershed analysis, dry forest land-
20	scape plan, and moist forest landscape
21	plan.
22	"(3) Area included in environmental im-
23	PACT STATEMENT.—
24	"(A) In General.—Each environmental
25	impact statement shall cover the area required

1	to be treated in section 103(d) for moist forests
2	and section 103(e) for dry forests.
3	"(B) DISTRIBUTION.—The requirement
4	under subparagraph (A) shall be—
5	"(i) distributed in a manner that is
6	approximately equal over the 10-year pe-
7	riod; and
8	"(ii) divided among the Bureau of
9	Land Management districts in a manner
10	that—
11	"(I) is approximately propor-
12	tional to the yield that can be pro-
13	duced by those forests; and
14	"(II) ensures that each Bureau
15	of Land Management district has ade-
16	quate harvest and revenue to share
17	with affected counties.
18	"(4) Specific environmental impacts.—
19	Each environmental impact statement shall include,
20	in addition to other necessary analysis, the impacts
21	to—
22	"(A) wetlands;
23	"(B) municipal watersheds;
24	"(C) inventoried roadless areas;
25	"(D) Indian cultural sites;

1	"(E) archeological sites; and
2	"(F) nest trees.
3	"(c) Public Notice and Comment; Chal-
4	LENGES.—
5	"(1) Definitions.—In this subsection:
6	"(A) AGENCY ACTION.—The term 'agency
7	action' has the meaning given the term in sec-
8	tion 551 of title 5, United States Code.
9	"(B) COVERED AGENCY ACTION.—The
10	term 'covered agency action' means an agency
11	action by the Secretary relating to the manage-
12	ment of the forestry emphasis areas.
13	"(C) COVERED CIVIL ACTION.—The term
14	'covered civil action' means a civil action seek-
15	ing judicial review of a covered agency action
16	"(2) Public notice and comment.—
17	"(A) NOTICE OF INTENT.—
18	"(i) NOTICE OF INTENT.—Not later
19	than 7 days after the date of enactment of
20	the Oregon and California Land Grant Act
21	of 2013, the Secretary shall publish in the
22	Federal Register a notice of intent to pre-
23	pare each of the following documents:

1	"(I) Comprehensive environ-
2	mental impact statement for the moist
3	forests.
4	"(II) Comprehensive environ-
5	mental impact statement for the dry
6	forests.
7	"(III) Prioritization plan for the
8	forestry emphasis area.
9	"(IV) Watershed analysis.
10	"(V) Dry forest landscape plan.
11	"(VI) Moist forest landscape
12	plan.
13	"(ii) Public comment.—During the
14	45-day period beginning on date on which
15	the notice of intent is published, the Sec-
16	retary shall—
17	"(I) provide an opportunity for
18	public comment for the scoping proc-
19	ess; and
20	"(II) solicit public comment on
21	topics to be analyzed in the draft envi-
22	ronmental impact statement under
23	subparagraph (B).
24	"(B) Draft environmental impact
25	STATEMENTS.—

1	"(i) In general.—Not later than 1
2	year after the date of enactment of the Or-
3	egon and California Land Grant Act of
4	2013, the Secretary shall issue the first
5	draft environmental impact statements de-
6	scribed in subsection (a)(1).
7	"(ii) Public comment.—During the
8	60-day period beginning on the date on
9	which the draft environmental impact
10	statements are issued, the Secretary shall
11	provide an opportunity for public comment
12	on the draft environmental impact state-
13	ments.
14	"(iii) Extensions.—The Secretary
15	may not extend the period for public com-
16	ment.
17	"(iv) Topics.—During the period de-
18	scribed in clause (ii), the public shall be
19	able to provide comment on the
20	prioritization plan, watershed analysis, dry
21	forest landscape plan, and moist forest
22	landscape plan included in the draft envi-
23	ronmental impact statement.
24	"(C) Final environmental impact
25	STATEMENTS.—

1	"(i) In General.—The Secretary
2	shall issue the record of decision for the
3	final environmental impact statements—
4	"(I) 45 days after the date on
5	which the final environmental impact
6	statements are issued or immediately
7	after the Secretary responds to an ob-
8	jection filed under clause (ii); and
9	"(II) not later than 18 months
10	after the date of enactment of the Or-
11	egon and California Land Grant Act
12	of 2013.
13	"(ii) Objections.—
14	"(I) In General.—During the
15	first 30 days of the period established
16	under clause (i)(I), in lieu of any
17	other appeals that may be available,
18	any person may file an objection to
19	the final environmental impact state-
20	ments in accordance with section 105
21	of the Healthy Forests Restoration
22	Act of 2003 (16 U.S.C. 6515).
23	"(II) RESPONSE.—The Secretary
24	shall respond in writing to any objec-
25	tion filed under subclause (I) not later

1	than 30 days after the date on which
2	the objection is filed.
3	"(iii) Exception.—If the Secretary
4	determines than an objection filed under
5	clause (ii) requires a revision of the final
6	environmental impact statement, the Sec-
7	retary shall—
8	"(I) issue a revised final environ-
9	mental impact statement as soon as
10	practicable; and
11	"(II) issue a record of decision
12	not later than 30 days after the date
13	on which the revised final environ-
14	mental impact statement is issued.
15	"(3) Judicial review.—
16	"(A) Venue.—A covered civil action may
17	only be brought in the United States District
18	Court for the District of Oregon or the United
19	States District Court for the District of Colum-
20	bia.
21	"(B) Objections.—No objection to the
22	record of decision shall be considered by the
23	court that has not previously been raised in
24	writing during the agency administrative proc-
25	ess

1	"(C) Limitation of actions.—A covered
2	civil action shall not be maintained unless com-
3	menced not later than 30 days after the date on
4	which the covered agency action to which the
5	covered civil action relates is final.
6	"(D) Expedited proceedings.—
7	"(i) Discovery.—Discovery shall—
8	"(I) commence immediately after
9	a covered civil action is commenced;
10	and
11	"(II) conclude not later than 180
12	days after the date on which a covered
13	civil action is commenced.
14	"(ii) Trial.—In any covered civil ac-
15	tion, a trial shall commence not later than
16	180 days after the date on which the cov-
17	ered civil action is commenced.
18	"(iii) Expeditious completion of
19	JUDICIAL REVIEW.—Congress encourages a
20	court of competent jurisdiction to expedite,
21	to the maximum extent practicable, the
22	proceedings in a covered civil action with
23	the goal of rendering a final determination
24	on the merits of the covered civil action as
25	soon as practicable after the date on which

1	a complaint or appeal is filed to initiate
2	the action.
3	"(E) Applicability of Apa.—Except as
4	provided in this section, judicial review of a cov-
5	ered agency action shall be conducted in accord-
6	ance with chapter 7 of title 5, United States
7	Code.
8	"(F) Injunctions.—
9	"(i) In general.—Subject to clause
10	(ii), the length of any preliminary injunc-
11	tion and any stay pending appeal regard-
12	ing a covered agency action shall not ex-
13	ceed 60 days.
14	"(ii) Renewals.—
15	"(I) In general.—A court of
16	competent jurisdiction may issue 1 or
17	more renewals of any preliminary in-
18	junction, or stay pending appeal,
19	granted under clause (i).
20	"(II) UPDATES.—For each re-
21	newal of an injunction under this
22	clause, the parties to the action shall
23	present the court with updated infor-
24	mation on the status of the covered

1	agency action that is the basis of the
2	covered civil action.
3	"(iii) Balancing of short- and
4	LONG-TERM EFFECTS.—As part of the
5	weighing of the equities while considering
6	any request for an injunction that applies
7	to the covered agency action, the court
8	shall balance the impact on the ecosystem
9	likely to be affected by the covered agency
10	action of—
11	"(I) the short- and long-term ef-
12	fects of undertaking the covered agen-
13	cy action; and
14	"(II) the short- and long-term ef-
15	fects of not undertaking the covered
16	agency action.
17	"(d) Consistency Document.—
18	"(1) In general.—For each project imple-
19	mented under an environmental impact statement,
20	the decision to proceed with the project shall be doc-
21	umented in a consistency document, which shall in-
22	clude, at a minimum—
23	"(A) the record prepared, including the
24	names of interested people groups and agencies
25	contacted;

1	"(B) a determination that no extraor-
2	dinary circumstances exist; and
3	"(C) a determination that the scope of
4	work of the project is consistent with the origi-
5	nal analysis and assumptions in the record of
6	decision.
7	"(2) Time before implementing A
8	Project.—The Secretary shall not implement a
9	project described in paragraph (1) earlier than the
10	date that is 30 days after the date on which a con-
11	sistency document is made public.
12	"(3) Cause of action.—
13	"(A) IN GENERAL.—The only cause of ac-
14	tion that may be brought challenging a consist-
15	ency document shall be claims that the work to
16	be performed under the consistency document is
17	inconsistent with the record of decision or
18	causes adverse impacts to species not listed
19	under the Endangered Species Act of 1973 (16
20	U.S.C. 1531 et seq.) at the time the record of
21	decision was prepared but which have been list-
22	ed subsequent to the record of decision.
23	"(B) Limitation of actions.—No cause
24	of action may be maintained under subpara-

graph (A) unless commenced not later than 30

25

1	days after the date on which the consistency
2	document is issued.
3	"(4) Projects outside scope.—With respect
4	to work in the forestry emphasis areas that falls out-
5	side the scope of the environmental impact state-
6	ments prepared under this title—
7	"(A) the work shall only be authorized
8	under this title for a project that does not ex-
9	ceed 5,000 acres; and
10	"(B) environmental analysis documents re-
11	quired under the National Environmental Pol-
12	icy Act of 1969 (42 U.S.C. 4321 et seq.) shall
13	be completed for that work.
14	"(e) Coordination With Other Agencies; Con-
15	SULTATION.—
16	"(1) Multiagency coordination.—
17	"(A) UP-FRONT PLANNING AND CON-
18	SULTATION.—Not later than 7 days after the
19	date of enactment of the Oregon and California
20	Land Grant Act of 2013, the Secretary shall in-
21	vite the Director of the United States Fish and
22	Wildlife Service, the Administrator of the Na-
23	tional Oceanic and Atmospheric Administration,
24	the Administrator of the Environmental Protec-
25	tion Agency, the Governor of Oregon, the heads

1	or equivalent duly-elected tribal government
2	leaders of federally-recognized Indian tribes
3	with aboriginal land in the covered area, and
4	local governments in the covered area to partici-
5	pate in—
6	"(i) the development of any environ-
7	mental impact statement necessary to
8	carry out this Act; and
9	"(ii) subsequently, the revision of any
10	resource management plan necessary to
11	carry out this Act.
12	"(B) Assessments under the endan-
13	GERED SPECIES ACT OF 1973.—
14	"(i) In general.—Not later than 90
15	days after the date of enactment of the Or-
16	egon and California Land Grant Act of
17	2013, the Director the United States Fish
18	and Wildlife Service and the Administrator
19	of the National Oceanic and Atmospheric
20	Administration shall commence any assess-
21	ments required under the Endangered Spe-
22	cies Act of 1973 (16 U.S.C. 1531 et seq.)
23	to provide adequate consultation and quan-
24	tify acceptable take levels for the planned

1	treatments and projects under the environ-
2	mental impact statement.
3	"(ii) Project-specific concur-
4	RENCE.—
5	"(I) IN GENERAL.—The Sec-
6	retary may seek project-specific con-
7	currence from the Director the United
8	States Fish and Wildlife Service and
9	the Administrator of the National
10	Oceanic and Atmospheric Administra-
11	tion.
12	"(II) Concurrence or objec-
13	TION.—For a specific project that re-
14	quires a consistency document under
15	subsection (d) and would require doc-
16	umentation relating to the Endan-
17	gered Species Act of 1973 (16 U.S.C.
18	1531 et seq.) in accordance with sub-
19	clause (I), not later than 21 days
20	after the date on which the Secretary
21	seeks project-specific concurrence, the
22	Director the United States Fish and
23	Wildlife Service or the Administrator
24	of the National Oceanic and Atmos-

1	pheric Administration, as applicable,
2	shall—
3	"(aa) submit to the Sec-
4	retary written concurrence that
5	the project is not likely to ad-
6	versely affect listed species or
7	critical habitat, in accordance
8	with the Endangered Species Act
9	of 1973 (16 U.S.C. 1531 et seq.);
10	or
11	"(bb) notify the Secretary
12	that formal consultation will be
13	required.
14	"(C) Participation by non-federal
15	ENTITIES.—Non-Federal entities may submit to
16	the Secretary a request to participate in the de-
17	velopment of any environmental impact state-
18	ment and any resource management plan nec-
19	essary under this Act.
20	"(2) Liaisons.—Not later than 45 days after
21	the date of enactment of the Oregon and California
22	Land Grant Act, the Director the United States
23	Fish and Wildlife Service and the Administrator of
24	the National Oceanic and Atmospheric Administra-

1	tion shall identify names at that will seem to be
1	tion shall identify personnel that will serve as a liai-
2	son to the Secretary—
3	"(A) to develop the environmental impact
4	statements and resource management plans
5	necessary under this Act; and
6	"(B) address any issues at the project level
7	under the Endangered Species Act of 1973 (16
8	U.S.C. 1531 et seq.).
9	"(3) Concurrent review.—
10	"(A) IN GENERAL.—Each cooperating
11	agency, the Director of the United States Fish
12	and Wildlife Service, and the Administrator of
13	the National Oceanic and Atmospheric Admin-
14	istration shall carry out the obligations of that
15	agency under other applicable law concurrently
16	and in conjunction with the required environ-
17	mental review process for the comprehensive en-
18	vironmental impact statement, unless doing so
19	would impair the ability of the agency to con-
20	duct needed analysis or otherwise carry out
21	those obligations.
22	"(B) Consultation and documents re-
23	QUIRED UNDER THE ENDANGERED SPECIES
24	ACT OF 1973.—

"(i) Informal consultation.—Not later than 7 days after the date of enact-ment of the Oregon and California Land Grant Act of 2013, the Secretary shall commence informal consultation with the Director of the United States Fish and Wildlife Service and the Administrator of the National Oceanic and Atmospheric Ad-ministration on the implementation of this Act. FORMAL CONSULTATION.—Not

later than 90 days after the date of enactment of the Oregon and California Land Grant Act of 2013, the Secretary shall commence formal consultation with the Director of the United States Fish and Wildlife Service and the Administrator of the National Oceanic and Atmospheric Administration on the development of the draft environmental impact statement developed under subsection (c), in accordance with section 7 of the Endangered Species Act of 1973 (16 U.S.C. 1536).

"(iii) Draft environmental impact statement.—Not later than 1 year

1	after the date of enactment of the Oregon
2	and California Land Grant Act of 2013
3	the Secretary shall submit to the Director
4	of the United States Fish and Wildlife
5	Service and the Administrator of the Na-
6	tional Oceanic and Atmospheric Adminis-
7	tration the draft environmental impact
8	statement developed under subsection (c)
9	in accordance with section 7 of the Endan-
10	gered Species Act of 1973 (16 U.S.C
11	1536).
12	"(iv) Supporting documents.—Not
13	later than 60 days after the date on which
14	a draft environmental impact statement is
15	published, the cooperating agencies shall
16	submit to the Secretary any documents re-
17	quired of the cooperating agencies under
18	the Endangered Species Act of 1973 (16
19	U.S.C. 1531 et seq.).
20	"(4) Escalation of interagency con-
21	FLICTS.—
22	"(A) IN GENERAL.—If a disagreement be-
23	tween the liaisons identified in paragraph (2)
24	cannot be resolved within 14 days, the disagree-
25	ment shall be escalated to the State directors

1	or if there are no State directors, the regional
2	directors.
3	"(B) Further escalation.—
4	"(i) In General.—If the State direc-
5	tors or regional directors, as applicable,
6	cannot resolve the disagreement within the
7	period beginning on the date on which the
8	14-day period described in subparagraph
9	(A) expires and ending on the date that is
10	7 days after the date on which the 14-day
11	period expires, the matter shall be esca-
12	lated to the head of the applicable Federal
13	agency.
14	"(ii) Final resolution.—The head
15	of the applicable Federal agency shall re-
16	solve the disagreement not later than 7
17	days after the date on which the disagree-
18	ment is escalated under clause (i).
19	"(5) Applicability of northwest forest
20	PLAN.—The Northwest Forest Plan Survey and
21	Manage Mitigation Measure Standard and Guide-
22	lines shall not apply to forestry emphasis areas.
23	"(6) Salmon.—
24	"(A) IN GENERAL.—The State shall be
25	considered a cooperating agency for purposes of

assisting the Administrator of the National Oceanic and Atmospheric Administration in managing salmon.

"(B) Memorandum of understanding or an agreement under section 6 und

"(C) Administration.—

"(i) IN GENERAL.—If the Administrator of the National Oceanic and Atmospheric Administration fails to provide any necessary documentation relating to salmon required under the Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.) within the required deadlines under this section, the Secretary shall consider as completed any documentation required of the Administrator under the environmental impact statement, unless the Secretary of Commerce notifies the Secretary of the Interior that additional time is needed.

1	"(ii) Nondelegation.—The Sec-
2	retary of Commerce shall not delegate the
3	authority described in clause (i).
4	"(7) 5-YEAR REEVALUATION.—
5	"(A) In general.—Not later than 5 years
6	after the date on which an environmental im-
7	pact statement is developed, the Director of the
8	United States Fish and Wildlife Service and the
9	Administrator of the National Oceanic and At-
10	mospheric Administration shall reevaluate the
11	performed and proposed work and determine if
12	the work complies with—
13	"(i) the Endangered Species Act of
14	1973 (16 U.S.C. 1531 et seq.); and
15	"(ii) the environmental impact state-
16	ment.
17	"(B) Reinitiation.—
18	"(i) In general.—Subject to sub-
19	paragraph (A) and clause (ii), if the Direc-
20	tor of the United States Fish and Wildlife
21	Service and the Administrator of the Na-
22	tional Oceanic and Atmospheric Adminis-
23	tration determine that reinitiation of con-
24	sultation is required due to new informa-
25	tion relating to a threatened or endangered

1	species, changed circumstances relating to
2	a threatened or endangered species, or
3	changed conditions relating to a threatened
4	or endangered species—
5	"(I) the consultation process
6	under this subsection shall be reiniti-
7	ated by reassessing changed cir-
8	cumstances or conditions relating to
9	the threatened or endangered species
10	not originally evaluated in the envi-
11	ronmental impact statements; and
12	"(II) the supporting documenta-
13	tion shall be modified not later than
14	90 days after the date on which the
15	consultation commences to reflect the
16	actual conditions.
17	"(ii) Management activities.—
18	Management activities under the com-
19	prehensive environmental impact state-
20	ments developed under the National Envi-
21	ronmental Policy Act of 1969 (42 U.S.C.
22	4321 et seq.) and subsection (a) shall con-
23	tinue while the modifications described in
24	clause (i)(II) are being prepared.
25	"(8) Listings of endangered species.—

1	"(A) IN GENERAL.—The Secretary shall
2	redesignate some of a conservation emphasis
3	area as a forestry emphasis area and redesig-
4	nate a forestry emphasis area that contains
5	critical habitat as a conservation emphasis area
6	if—
7	"(i) a species is added to the list of
8	endangered or threatened species under
9	section 4(c) of the Endangered Species Act
10	of 1973 (16 U.S.C. 1533(c)); and
11	"(ii) critical habitat (as defined in sec-
12	tion 3 of the Endangered Species Act of
13	1973 (16 U.S.C. 1532)) is designated
14	within the forestry emphasis area that is
15	incompatible with the harvest of timber
16	under this Act.
17	"(B) Identification of lands to be
18	REDESIGNATED.—Not later than 120 days after
19	the date of enactment of the Oregon and Cali-
20	fornia Land Grant Act, the Secretary shall
21	identify 10,000 acres of conservation emphasis
22	area that could be redesignated under subpara-
23	graph (A).

1	"SEC. 105. MANAGEMENT OF CONSERVATION EMPHASIS
2	AREAS.
3	"(a) In General.—A conservation emphasis area
4	shall be managed in accordance with this Act and for the
5	general purposes of ecological and conservation benefits,
6	including providing forest reserves that include—
7	"(1) old growth and late successional habitat;
8	"(2) clean air;
9	"(3) water quality filtration, purification, and
10	storage;
11	"(4) watershed health;
12	"(5) soil stabilization;
13	"(6) flood control;
14	"(7) native wildlife biodiversity;
15	"(8) connectivity;
16	"(9) long-term storage of carbon;
17	"(10) climate stabilization;
18	"(11) pollination, seed dispersal, soil formation,
19	and nutrient cycling;
20	"(12) recreational, educational, and tourism op-
21	portunities; and
22	"(13) aesthetic, spiritual, and cultural heritage
23	values.
24	"(b) Management Direction for Conservation
25	EMPHASIS AREAS —

1	"(1) Timber harvest limitations.—The cut-
2	ting, sale, or removal of timber within a conservation
3	emphasis area may be permitted—
4	"(A) to the extent necessary to improve
5	the health of the forest in a manner that—
6	"(i) maximizes the retention of large
7	trees—
8	"(I) as appropriate to the forest
9	type; and
10	"(II) to the extent that the trees
11	promote stands that are fire resilient
12	and healthy;
13	"(ii) improves the habitats of threat-
14	ened or endangered species or species con-
15	sidered sensitive by the Secretary over the
16	long term following completion of the
17	project;
18	"(iii) maintains or restores the com-
19	position and structure of the ecosystem by
20	reducing the risk of uncharacteristic wild-
21	fire; or
22	"(iv) in the case of harvests in moist
23	forest sites, is conducted—
24	"(I) through variable density and
25	clump-based thinning;

1	"(II) in stands up to 80 years of
2	age to accelerate development of
3	structurally complex forest conditions;
4	and
5	"(III) in a manner that retains
6	older trees and old growth;
7	"(B) to carry out an approved manage-
8	ment activity in furtherance of the purposes of
9	this section, if the cutting, sale, or removal of
10	timber is incidental to the management activity;
11	or
12	"(C) for de minimis personal or adminis-
13	trative use within the conservation emphasis
14	area, if the use will not impact the purposes of
15	this section.
16	"(2) ROAD CONSTRUCTION.—No new or tem-
17	porary roads shall be constructed or reconstructed
18	within a conservation emphasis area after the date
19	of enactment of the Oregon and California Land
20	Grant Act of 2013 except as necessary—
21	"(A) to protect the health and safety of in-
22	dividuals in cases of an imminent threat of
23	flood, fire, or any other catastrophic event that,
24	without intervention, would result in the loss of
25	life or property;

1	"(B) to carry out environmental cleanup
2	activities required by the Federal Government;
3	"(C) to allow for the exercise of reserved
4	or outstanding rights provided for by treaty or
5	Federal law;
6	"(D) to prevent irreparable resource dam-
7	age by a road constructed before the date of en-
8	actment of the Oregon and California Land
9	Grant Act; or
10	"(E) to rectify a hazardous road condition.
11	"(3) WITHDRAWAL.—Subject to valid existing
12	rights, all Federal land within the conservation em-
13	phasis area is withdrawn from—
14	"(A) all forms of entry, appropriation, or
15	disposal under the public land laws, except dis-
16	posal by exchange or sale in accordance with
17	section 117;
18	"(B) location, entry, and patent under the
19	mining laws; and
20	"(C) disposition under all laws relating to
21	mineral and geothermal leasing.
22	"(c) Water Quality Protection in Conserva-
23	TION EMPHASIS AREAS.—
24	"(1) Riparian reserves.—In carrying out the
25	aquatic conservation strategy for conservation em-

1	phasis areas, key watersheds and drinking water em-
2	phasis areas, the Secretary shall establish riparian
3	reserves that—
4	"(A) in the case of land located along a
5	fish-bearing stream, are 2 site-potential tree
6	height or 300-feet slope distance, whichever is
7	greater;
8	"(B) in the case of land located along a
9	permanently flowing nonfish-bearing stream,
10	are 1 site-potential tree height or 150-feet slope
11	distance, whichever is greater;
12	"(C) in the case of land located along a
13	seasonally flowing or intermittent stream, are
14	whichever is greater among—
15	"(i) the stream channel to the top of
16	the inner gorge and out to the edge of the
17	riparian vegetation;
18	"(ii) a distance of 1 site-potential tree
19	height; or
20	"(iii) 100-feet slope distance;
21	"(D) in the case of a wetland that is great-
22	er than 1 acre, a lake, or a natural pond, are
23	whichever is greater among—

1	"(i) the body of water and land lo-
2	cated along the wetland, lake, or pond to
3	the outer edges of riparian vegetation;
4	"(ii) a distance 2 site-potential tree
5	height; or
6	"(iii) 300-feet slope distance;
7	"(E) in the case of a constructed pond or
8	a reservoir, are the area from the maximum
9	pool elevation to a distance equal to the height
10	of 1 site-potential tree or 150-feet slope dis-
11	tance, whichever is greater; and
12	"(F) in the case of a wetland that is less
13	than 1 acre or an unstable or potentially unsta-
14	ble area, are whichever is greater among—
15	"(i) the extent of the unstable and po-
16	tentially unstable area or the wetland less
17	than 1 acre, as applicable, to the outer
18	edges of the riparian vegetation;
19	"(ii) a distance of 1 site-potential tree
20	height; or
21	"(iii) 150-feet slope distance.
22	"(2) Watershed analysis and review.—
23	"(A) In General.—The Secretary shall
24	regularly conduct watershed analysis and a re-
25	view of aquatic and riparian resources to ensure

1	adequate protections are being provided, con-
2	sistent with the objectives described in section
3	102(e)(1).
4	"(B) Criteria considered in
5	the analysis shall include—
6	"(i) the importance of the streams to
7	salmon populations;
8	"(ii) the impacts of thermal loading;
9	"(iii) water quality; and
10	"(iv) the potential for the delivery or
11	deposition of sediment and wood from
12	upslope sources.
13	"(C) Changes to Strategy.—If a peer-
14	reviewed, multiagency report calls for changes
15	to the aquatic conservation strategy or any ri-
16	parian reserves on the conservation land to be
17	consistent with purposes described in section
18	102(e)(1), the Secretary may consider changes
19	as part of any modifications (revisions or
20	amendments) to the relevant resource manage-
21	ment plans.
22	"(d) Maps and Legal Descriptions.—
23	"(1) In general.—As soon as practicable
24	after the date of enactment of the Oregon and Cali-
25	fornia Land Grant Act, the Secretary shall prepare

- a map and legal description for the land described in sections 106 through 116.
- "(2) Force of Law.—The maps and legal descriptions described in paragraph (1) shall have the same force and effect as if included in this Act, except that the Secretary may correct typographical errors in the maps and legal descriptions.
- 8 "(3) Public available in paragraph (1) shall be 9 legal descriptions described in paragraph (1) shall be 10 on file and available for public inspection in the ap-11 propriate offices of the Bureau of Land Manage-12 ment.

13 "SEC. 106. ROGUE NATIONAL RECREATION AREA.

- 14 "(a) Designation.—There is established a Rogue
- 15 National Recreational Area to provide for the protection,
- 16 preservation, and enhancement of recreational, ecological,
- 17 scenie, cultural, watershed, and fish and wildlife values.
- 18 "(b) Boundary.—The Rogue National Recreation
- 19 Area shall consist of certain Federal land managed by the
- 20 Bureau of Land Management, comprising approximately
- 21 94,700 acres, as generally depicted on the map entitled
- 22 'O&C Land Grant Act of 2013: Rogue National Recre-
- 23 ation Area' and dated November 18, 2013.
- 24 "(c) Administration.—The Secretary shall—

1	"(1) administer the Rogue National Recreation
2	Area—
3	"(A) in accordance with the applicable
4	Federal laws (including regulations) and rules
5	applicable to the Bureau of Land Management;
6	and
7	"(B) consistent with section 105; and
8	"(2) only allow uses of the Rogue National
9	Recreation Area that are consistent with the pur-
10	poses described in subsection (a).
11	"(d) Off-Road Vehicles.—The use of motorized
12	vehicles on Bureau of Land Management holdings in the
13	Rogue National Recreation Area shall be limited to roads
14	designated by the Secretary.
15	"(e) FISH AND WILDLIFE.—Nothing in this section
16	affects the jurisdiction or responsibilities of the State with
17	respect to fish and wildlife in the State.
18	"(f) Adjacent Management.—Nothing in this sec-
19	tion creates any protective perimeter or buffer zone
20	around the Rogue National Recreation Area.
21	"(g) Protection of Tribal Rights.—Nothing in
22	this section diminishes any treaty rights of any Indian
23	tribe.
24	"(h) Land Reclassification.—

1	"(1) In general.—The Secretary shall reclas-
2	sify the approximately 8,600 acres of Federal land
3	generally depicted on the map described in sub-
4	section (b) as 'Other BLM lands' as Oregon and
5	California Railroad grant land.
6	"(2) Applicability.—The land reclassified
7	under paragraph (1) shall be considered to satisfy
8	any requirement to reclassify public domain land as
9	Oregon and California Railroad grant land, includ-
10	ing under sections 206 and 216 of the Oregon and
11	California Land Grant Act of 2013.
12	"SEC. 107. MOLALLA NATIONAL RECREATION AREA.
13	"(a) Designation.—There is established a Molalla
14	National Recreational Area to provide for the protection
15	preservation, and enhancement of recreational, ecological
16	scenic, cultural, watershed, and fish and wildlife values
17	"(b) Boundary.—The Molalla National Recreation
18	Area shall consist of certain Federal land managed by the
19	Bureau of Land Management, comprising approximately
20	24,100 acres, as generally depicted on the map entitled
21	'O&C Land Grant Act of 2013: Molalla National Recre-
22	ation Area' and dated November 18, 2013.
23	"(c) Administration.—The Secretary shall—
24	"(1) administer the Molalla National Recreation
25	Area—

1	"(A) in accordance with the applicable
2	Federal laws (including regulations) and rules
3	applicable to the Bureau of Land Management;
4	and
5	"(B) consistent with section 105; and
6	"(2) only allow uses of the Molalla National
7	Recreation Area that are consistent with the pur-
8	poses described in subsection (a).
9	"(d) Off-Road Vehicles.—The use of motorized
10	vehicles on Bureau of Land Management holdings in the
11	Molalla National Recreation Area shall be limited to roads
12	designated by the Secretary.
13	"(e) FISH AND WILDLIFE.—Nothing in this section
14	affects the jurisdiction or responsibilities of the State with
15	respect to fish and wildlife in the State.
16	"(f) Adjacent Management.—Nothing in this sec-
17	tion creates any protective perimeter or buffer zone
18	around the Molalla National Recreation Area.
19	"(g) Protection of Tribal Rights.—Nothing in
20	this section diminishes any treaty rights of any Indian
21	tribe.
22	"(h) Land Reclassification.—
23	"(1) IN GENERAL.—The Secretary shall reclas-
24	sify the approximately 12,000 acres of Federal land
25	generally depicted on the map described in sub-

1	section (b) as 'Other BLM lands' as Oregon and
2	California Railroad grant land.
3	"(2) Applicability.—The land reclassified
4	under paragraph (1) shall be considered to satisfy
5	any requirement to reclassify public domain land as
6	Oregon and California Railroad grant land, includ-
7	ing under sections 206 and 216 of the Oregon and
8	California Land Grant Act of 2013.
9	"SEC. 108. MCKENZIE DRINKING WATER SPECIAL MANAGE
10	MENT UNIT.
11	"(a) Establishment.—There is established a spe-
12	cial resources management unit in the State consisting of
13	certain Federal land managed by the Bureau of Land
14	Management, generally depicted as the 'McKenzie Drink-
15	ing Water Special Management Unit' on the map entitled
16	'O&C Land Grant Act of 2013: McKenzie Drinking Water
17	Area' and dated November 18, 2013, to be known as the
18	'McKenzie Drinking Water Special Management Unit' (re-
19	ferred to in this section as the 'Management Unit').
20	"(b) Purposes.—The purposes of the Management
21	Unit are—
22	"(1) to ensure the protection of the McKenzie
23	Watershed as a clean drinking water source safe-

guarding the water quality and quantity of the Wa-

24

1	tershed, for the residents of Lane County, Oregon;
2	and
3	"(2) to allow visitors to enjoy the special scenic,
4	natural, cultural, and fish and wildlife values of the
5	McKenzie Watershed.
6	"(c) Administration.—
7	"(1) IN GENERAL.—The Secretary shall—
8	"(A) administer the Management Unit—
9	"(i) in accordance with the laws (in-
10	cluding regulations) and rules applicable to
11	the Bureau of Land Management; and
12	"(ii) consistent with section 105; and
13	"(B) only allow uses of the Management
14	Unit that are consistent with the purposes de-
15	scribed in subsection (b).
16	"(d) Prohibited Activities.—Subject to valid ex-
17	isting rights, the following activities shall be prohibited on
18	Bureau of Land Management land in the Management
19	Unit:
20	"(1) Commercial livestock grazing.
21	"(2) The placement of new fuel storage tanks.
22	"(3) Except to the extent necessary to further
23	the purposes described in subsection (b), the applica-
24	tion of any toxic chemicals (other than fire
25	retardants), including pesticides.

- 1 "(e) Cooperation on Private Land.—The Sec-
- 2 retary is encouraged to work with private landowners who
- 3 have agreed to cooperate with the Secretary to further the
- 4 purposes of this section.
- 5 "(f) Off-Road Vehicles.—The use of motorized
- 6 vehicles on Bureau of Land Management holdings in the
- 7 Management Unit shall be limited to roads designated by
- 8 the Secretary.
- 9 "(g) FISH AND WILDLIFE.—Nothing in this section
- 10 affects the jurisdiction or responsibilities of the State with
- 11 respect to fish and wildlife in the State.
- 12 "(h) Adjacent Management.—Nothing in this sec-
- 13 tion creates any protective perimeter or buffer zone
- 14 around the Management Unit.
- 15 "(i) Protection of Tribal Rights.—Nothing in
- 16 this section diminishes any treaty rights of any Indian
- 17 tribe.
- 18 "SEC. 109. HILLSBORO DRINKING WATER SPECIAL MAN-
- 19 AGEMENT UNIT.
- 20 "(a) Establishment.—There is established a spe-
- 21 cial resources management unit in the State consisting of
- 22 certain Federal land managed by the Bureau of Land
- 23 Management, generally depicted as the 'Hillsboro Drink-
- 24 ing Water Special Management Unit' on the map entitled
- 25 'O&C Land Grant Act of 2013 Hillsboro Drinking Water

1	Area' and dated November 18, 2013, to be known as the
2	'Hillsboro Drinking Water Special Management Unit' (re-
3	ferred to in this section as the 'Management Unit').
4	"(b) Purposes.—The purposes of the Management
5	Unit are—
6	"(1) to ensure the protection of the Hillsboro
7	Watershed as a clean drinking water source, safe-
8	guarding the quality and quantity of the Watershed
9	for the residents of Washington County, Oregon
10	and
11	"(2) to allow visitors to enjoy the special scenic
12	natural, cultural, and fish and wildlife values of the
13	Hillsboro Watershed.
14	"(c) Administration.—
15	"(1) IN GENERAL.—The Secretary shall—
16	"(A) administer the Management Unit—
17	"(i) in accordance with the laws (in-
18	cluding regulations) and rules applicable to
19	the Bureau of Land Management; and
20	"(ii) consistent with section 105; and
21	"(B) only allow uses of the Management
22	Unit that are consistent with the purposes de-
23	scribed in subsection (b).
24	"(d) Prohibited Activities.—Subject to valid, ex-
25	isting rights, the following activities shall be prohibited or

- 1 Bureau of Land Management land on the conservation
- 2 emphasis areas in the Management Unit:
- 3 "(1) Commercial livestock grazing.
- 4 "(2) The placement of new fuel storage tanks.
- 5 "(3) Except to the extent necessary to further
- 6 the purposes described in subsection (b), the applica-
- 7 tion of any toxic chemicals (other than fire
- 8 retardants), including pesticides.
- 9 "(e) Cooperation on Private Land.—The Sec-
- 10 retary is encouraged to work with adjacent private land-
- 11 owners who have agreed to cooperate with the Secretary
- 12 to further the purposes of this section.
- 13 "(f) Off-Road Vehicles.—The use of motorized
- 14 vehicles on Bureau of Land Management holdings in the
- 15 Management Unit shall be limited to roads designated by
- 16 the Secretary.
- 17 "(g) Fish and Wildlife.—Nothing in this section
- 18 affects the jurisdiction or responsibilities of the State with
- 19 respect to fish and wildlife in the State.
- 20 "(h) Adjacent Management.—Nothing in this sec-
- 21 tion creates any protective perimeter or buffer zone
- 22 around the Management Unit.
- 23 "(i) Protection of Tribal Rights.—Nothing in
- 24 this section diminishes any treaty rights of any Indian
- 25 tribe.

1	"SEC. 110. CLACKAMAS DRINKING WATER SPECIAL MAN-
2	AGEMENT UNIT.
3	"(a) Establishment.—There is established a spe-
4	cial resources management unit in the State consisting of
5	certain Federal land managed by the Bureau of Land
6	Management, generally depicted as the 'Clackamas Drink-
7	ing Water Special Management Unit' on the map entitled
8	'O&C Land Grant Act of 2013: Clackamas Drinking
9	Water Area' and dated November 18, 2013, to be known
10	as the 'Clackamas Drinking Water Special Management
11	Unit' (referred to in this section as the 'Management
12	Unit').
13	"(b) Purposes.—The purposes of the Management
14	Unit are—
15	"(1) to ensure the protection of the Clackamas
16	Watershed as a clean drinking water source, safe-
17	guarding the water quality and quantity of the Wa-
18	tershed, for the residents of Clackamas County, Or-
19	egon; and
20	"(2) to allow visitors to enjoy the special scenic
21	natural, cultural, and fish and wildlife values of the
22	Clackamas Watershed.
23	"(c) Administration.—
24	"(1) IN GENERAL.—The Secretary shall—
25	"(A) administer the Management Unit—

1	"(i) in accordance with the laws (in-
2	cluding regulations) and rules applicable to
3	the Bureau of Land Management; and
4	"(ii) consistent with section 105; and
5	"(B) only allow uses of the Management
6	Unit that are consistent with the purposes de-
7	scribed in subsection (b).
8	"(d) Prohibited Activities.—Subject to valid, ex-
9	isting rights, the following activities shall be prohibited on
10	Bureau of Land Management land on the conservation
11	emphasis areas in the Management Unit:
12	"(1) Commercial livestock grazing.
13	"(2) The placement of new fuel storage tanks.
14	"(3) Except to the extent necessary to further
15	the purposes described in subsection (b), the applica-
16	tion of any toxic chemicals (other than fire
17	retardants), including pesticides.
18	"(e) Cooperation on Private Land.—The Sec-
19	retary is encouraged to work with adjacent private land-
20	owners who have agreed to cooperate with the Secretary
21	to further the purposes of this section.
22	"(f) Off-Road Vehicles.—The use of motorized
23	vehicles on Bureau of Land Management holdings in the
24	Management Unit shall be limited to roads designated by
25	the Secretary.

- 1 "(g) FISH AND WILDLIFE.—Nothing in this section
- 2 affects the jurisdiction or responsibilities of the State with
- 3 respect to fish and wildlife in the State.
- 4 "(h) Adjacent Management.—Nothing in this sec-
- 5 tion creates any protective perimeter or buffer zone
- 6 around the Management Unit.
- 7 "(i) Protection of Tribal Rights.—Nothing in
- 8 this section diminishes any treaty rights of any Indian
- 9 tribe.
- 10 "SEC. 111. SPRINGFIELD DRINKING WATER SPECIAL MAN-
- 11 AGEMENT UNIT.
- 12 "(a) Establishment.—There is established a spe-
- 13 cial resources management unit in the State consisting of
- 14 certain Federal land managed by the Bureau of Land
- 15 Management, generally depicted as the 'Springfield Drink-
- 16 ing Water Special Management Unit' on the map entitled
- 17 'O&C Land Grant Act of 2013: Springfield Drinking
- 18 Water Area' and dated November 18, 2013, to be known
- 19 as the 'Springfield Drinking Water Special Management
- 20 Unit' (referred to in this section as the 'Management
- 21 Unit').
- 22 "(b) Purposes.—The purposes of the Management
- 23 Unit are—
- 24 "(1) to ensure the protection of the Springfield
- Watershed as a clean drinking water source, safe-

1	guarding the water quality and quantity of the Wa-
2	tershed, for the residents of Springfield, Oregon and
3	nearby communities; and
4	"(2) to allow visitors to enjoy the special scenic,
5	natural, cultural, and fish and wildlife values of the
6	Springfield Watershed.
7	"(c) Administration.—
8	"(1) IN GENERAL.—The Secretary shall—
9	"(A) administer the Management Unit—
10	"(i) in accordance with the laws (in-
11	cluding regulations) and rules applicable to
12	the Bureau of Land Management; and
13	"(ii) consistent with section 105; and
14	"(B) only allow uses of the Management
15	Unit that are consistent with the purposes de-
16	scribed in subsection (b).
17	"(d) Prohibited Activities.—Subject to valid, ex-
18	isting rights, the following activities shall be prohibited on
19	Bureau of Land Management land on the conservation
20	emphasis areas in the Management Unit:
21	"(1) Commercial livestock grazing.
22	"(2) The placement of new fuel storage tanks.
23	"(3) Except to the extent necessary to further
24	the purposes described in subsection (b), the applica-

- 1 tion of any toxic chemicals (other than fire
- 2 retardants), including pesticides.
- 3 "(e) Cooperation on Private Land.—The Sec-
- 4 retary is encouraged to work with adjacent private land-
- 5 owners who have agreed to cooperate with the Secretary
- 6 to further the purposes of this section.
- 7 "(f) Off-Road Vehicles.—The use of motorized
- 8 vehicles on Bureau of Land Management holdings in the
- 9 Management Unit shall be limited to roads designated by
- 10 the Secretary.
- 11 "(g) FISH AND WILDLIFE.—Nothing in this section
- 12 affects the jurisdiction or responsibilities of the State with
- 13 respect to fish and wildlife in the State.
- 14 "(h) Adjacent Management.—Nothing in this sec-
- 15 tion creates any protective perimeter or buffer zone
- 16 around the Management Unit.
- 17 "(i) Protection of Tribal Rights.—Nothing in
- 18 this section diminishes any treaty rights of any Indian
- 19 tribe.
- 20 "SEC. 112. CASCADE-SISKIYOU NATIONAL MONUMENT EX-
- 21 PANSION.
- 22 "(a) Expansion and Administration.—Subject to
- 23 valid existing rights, the Secretary shall administer the ap-
- 24 proximately 2,050 acres of Bureau of Land Management
- 25 land generally depicted as 'Cascade Siskiyou National

1	Monument Expansion' on the map entitled 'O&C Land
2	Grant Act of 2013: Cascade-Siskiyou National Monument
3	Expansion and Pacific Crest Trail Protection Corridor's
4	and dated November 18, 2013, as part of the Cascade-
5	Siskiyou National Monument (referred to in this section
6	as the 'Monument'), in accordance with—
7	"(1) this section;
8	"(2) Presidential Proclamation Number 7318,
9	dated June 9, 2000 (65 Fed. Reg. 37247); and
10	"(3) section 105 and any law (including regula-
11	tions) generally applicable to Bureau of Land Man-
12	agement land, including the Federal Land Policy
13	and Management Act of 1976 (43 U.S.C. 1701 et
14	seq.).
15	"(b) Fire Management.—As soon as practicable
16	after the date of enactment of this section, the Secretary
17	shall—
18	"(1) revise the fire management plan for the
19	Monument to include the land added to the Monu-
20	ment under subsection (a); and
21	"(2) in accordance with the revised plan, carry
22	out hazardous fuel management activities within the
23	boundaries of the Monument.
24	"(c) Grazing.—

1	"(1) In general.—Subject to paragraph (2),
2	the Secretary may allow the grazing of livestock
3	within the approximately 2,050 acres of expansion
4	land to continue as authorized under permits or
5	leases in existence as of the date of enactment of
6	this section.
7	"(2) Applicable law.—Grazing under para-
8	graph (1) shall be—
9	"(A) at a level not greater than the level
10	at which the grazing exists as of the date of en-
11	actment of this section, as measured in Animal
12	Unit Months; and
13	"(B) in accordance with applicable law.
14	"(d) Fish and Wildlife.—Nothing in this section
15	affects the jurisdiction or responsibilities of the State with
16	respect to fish and wildlife in the State.
17	"(e) Adjacent Management.—Nothing in this sec-
18	tion creates any protective perimeter or buffer zone
19	around the Monument additions.
20	"(f) Protection of Tribal Rights.—Nothing in
21	this section diminishes any treaty rights of any Indian
22	tribe.
23	"(g) Land Reclassification.—
24	"(1) IN GENERAL.—The Secretary shall reclas-
25	sify the approximately 200 acres of Federal land

- generally depicted as 'Other BLM lands' on the map
- 2 described in subsection (b) as Oregon and California
- 3 Railroad grant land.
- 4 "(2) APPLICABILITY.—The land reclassified
- 5 under paragraph (1) shall be considered to satisfy
- 6 any requirement to reclassify public domain land as
- 7 Oregon and California Railroad grant land, includ-
- 8 ing under sections 206 and 216 of the Oregon and
- 9 California Land Grant Act of 2013.

10 "SEC. 113. ILLINOIS VALLEY SALMON AND BOTANICAL

- 11 AREA SPECIAL MANAGEMENT UNIT.
- 12 "(a) Establishment.—There is established a spe-
- 13 cial resources management unit in the State consisting of
- 14 certain Federal land managed by the Bureau of Land
- 15 Management, as generally depicted on the map entitled
- 16 'O&C Land Grant Act of 2013: Illinois Valley Salmon and
- 17 Botanical Area' and dated November 18, 2013, to be
- 18 known as the 'Illinois Valley Salmon and Botanical Area'
- 19 (referred to in this section as the 'Botanical Area').
- 20 "(b) Purposes.—The purposes of the Botanical
- 21 Area are to provide for the protection, preservation, and
- 22 enhancement of botanical, nonmotorized recreational, eco-
- 23 logical, scenic, cultural, watershed, and fish and wildlife
- 24 values.
- 25 "(c) Administration.—The Secretary shall—

1	"(1) administer the Botanical Area—
2	"(A) in accordance with the laws (includ-
3	ing regulations) and rules applicable to the Bu-
4	reau of Land Management; and
5	"(B) consistent with section 105; and
6	"(2) only allow uses of the Botanical Area that
7	are consistent with the purposes described in sub-
8	section (b).
9	"(d) Off-Road Vehicles.—The use of motorized
10	vehicles on Bureau of Land Management holdings in the
11	Botanical Area shall be limited to roads designated by the
12	Secretary.
13	"(e) FISH AND WILDLIFE.—Nothing in this section
14	affects the jurisdiction or responsibilities of the State with
15	respect to fish and wildlife in the State.
16	"(f) Adjacent Management.—Nothing in this sec-
17	tion creates any protective perimeter or buffer zone
18	around the Botanical Area.
19	"(g) Protection of Tribal Rights.—Nothing in
20	this section diminishes any treaty rights of any Indian
21	tribe.
22	"(h) LAND RECLASSIFICATION.—
23	"(1) IN GENERAL.—The Secretary shall reclas-
24	sify the approximately 7,200 acres of Federal land
25	generally depicted as 'Other BLM lands' on the man

1	described in subsection (a) as Oregon and California
2	Railroad grant land.
3	"(2) APPLICABILITY.—The land reclassified
4	under paragraph (1) shall be considered to satisfy
5	any requirement to reclassify public domain land as
6	Oregon and California Railroad grant land, includ-
7	ing under sections 206 and 216 of the Oregon and
8	California Land Grant Act of 2013.
9	"SEC. 114. PACIFIC CREST NATIONAL SCENIC TRAIL PRO-
10	TECTION CORRIDOR.
11	"(a) Establishment.—The Secretary shall—
12	"(1) not later than 1 year after the date of en-
13	actment of the Oregon and California Land Grant
14	Act of 2013, establish a protection and management
15	corridor in the State consisting of certain Federal
16	land managed by the Bureau of Land Management,
17	generally depicted as 'Pacific Crest Trail Protection
18	Corridor' on the map entitled 'O&C Land Grant Act
19	of 2013: Cascade-Siskiyou National Monument Ex-
20	pansion and Pacific Crest Trail Protection Corridor'
21	and dated November 18, 2013, to be known as the
22	'Pacific Crest Trail Corridor' (referred to in this sec-
23	tion as the 'PCT Corridor'); and
24	"(2) draw the PCT Corridor boundaries to in-
25	elude—

1	"(A) all the Bureau of Land Management
2	land within approximately 1/4 mile on either
3	side of the Pacific Crest National Scenic Trail;
4	and
5	"(B) to the extent practicable, recreational,
6	scenic, historical, wildlife, water, and other re-
7	sources associated with the Pacific Crest Na-
8	tional Scenic Trail that are in need of protec-
9	tion.
10	"(b) Administration.—
11	"(1) In General.—The Secretary shall man-
12	age the Federal land administered by the Bureau of
13	Land Management described in subsection (a) to
14	protect and enhance enjoyment of the recreational,
15	scenic, historical, wildlife, and water values of the
16	PCT Corridor in as natural and undeveloped state
17	as practicable.
18	"(2) Activities.—Forest thinning and vegeta-
19	tion treatments should be considered consistent with
20	paragraph (1) if the purpose is—
21	"(A) to improve forest health when faced
22	by a threat of fire, insect outbreak, or disease;
23	"(B) to improve or maintain recreational
24	facilities and opportunities; or
25	"(C) to protect public health or safety.

- 1 "(c) Forest Roads.—Forest roads crossing the
- 2 PCT Corridor or within the PCT Corridor shall be limited
- 3 to those necessary for the proper use and administration
- 4 of adjacent public land, as determined by the Secretary
- 5 in applicable management plans.
- 6 "(d) Applicable Law.—If the PCT Corridor estab-
- 7 lished by this subsection is within an area designated by
- 8 Congress for special management, the most restrictive
- 9 provisions of law shall apply.
- 10 "(e) Fish and Wildlife.—Nothing in this section
- 11 affects the jurisdiction or responsibilities of the State with
- 12 respect to fish and wildlife in the State.
- 13 "(f) Adjacent Management.—Nothing in this sec-
- 14 tion creates any protective perimeter or buffer zone
- 15 around the PCT Corridor.
- 16 "(g) Protection of Tribal Rights.—Nothing in
- 17 this section diminishes any treaty rights of any Indian
- 18 tribe.
- 19 "SEC. 115. PRIMITIVE BACKCOUNTRY SPECIAL MANAGE-
- 20 MENT AREAS.
- 21 "(a) Management.—
- 22 "(1) IN GENERAL.—The Secretary shall man-
- age the Federal land administered by the Bureau of
- Land Management described in subsection (b) in a
- 25 manner that preserves the natural and primitive

1	character of the land for recreational, scenic, and
2	scientific use.
3	"(2) Activities.—Forest thinning and vegeta-
4	tion treatments should be considered consistent with
5	paragraph (1) if the purpose is—
6	"(A) to improve forest health when faced
7	by a threat of fire, insect outbreak, or disease;
8	"(B) to improve or maintain recreational
9	facilities and opportunities; or
10	"(C) to protect public health or safety.
11	"(b) Description of Land.—The Federal land re-
12	ferred to in subsection (a) is the following:
13	"(1) Grizzly peak primitive backcountry
14	AREA.—Certain Federal land managed by the Bu-
15	reau of Land Management, comprising approxi-
16	mately 2,100 acres, as generally depicted on the
17	map entitled 'O&C Land Grant Act of 2013: Grizzly
18	Peak Primitive Backcountry Area,' dated November
19	18, 2013, which shall be known as the 'Grizzly Peak
20	Primitive Backcountry Area'.
21	"(2) Dakubetede primitive backcountry
22	AREA.—Certain Federal land managed by the Bu-
23	reau of Land Management, comprising approxi-
24	mately 21,200 acres, as generally depicted on the
25	man entitled 'O&C Land Grant Act of 2013.

- Dakubetede Primitive Backcountry Area,' dated November 18, 2013, which shall be known as the 'Dakubetede Primitive Backcountry Area'.
- 4 "(3) WELLINGTON WILDLANDS PRIMITIVE 5 BACKCOUNTRY AREA.—Certain Federal land man-6 aged by the Bureau of Land Management, com-7 prising approximately 5,700 acres, as generally de-8 picted on the map entitled 'O&C Land Grant Act of 9 2013: Wellington Wildlands Primitive Backcountry 10 Area,' dated November 18, 2013, which shall be 11 known as the 'Wellington Wildlands Primitive 12 Backcountry Area'.
 - "(4) MUNGERS BUTTE PRIMITIVE BACKCOUNTRY AREA.—Certain Federal land managed by the Bureau of Land Management, comprising approximately 10,200 acres, as generally depicted on the map entitled 'O&C Land Grant Act of 2013: Mungers Butte Primitive Backcountry Area,' dated November 18, 2013, which shall be known as the 'Mungers Butte Primitive Backcountry Area'.
 - "(5) Brummitt fir primitive backcountry area.—Certain Federal land managed by the Bureau of Land Management, comprising approximately 2,000 acres, as generally depicted on the map entitled 'O&C Land Grant Act of 2013:

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- 1 Brummitt Fir Primitive Backcountry Area,' dated
- November 18, 2013, which shall be known as the
- 3 'Brummitt Fir Primitive Backcountry Area'.
- 4 "(6) Crabtree Valley Primitive
- 5 BACKCOUNTRY AREA.—Certain Federal land man-
- 6 aged by the Bureau of Land Management, com-
- 7 prising approximately 2,100 acres, as generally de-
- 8 picted on the map entitled 'O&C Land Grant Act of
- 9 2013: Crabtree Valley Primitive Backcountry Area,'
- dated November 18, 2013, which shall be known as
- the 'Crabtree Valley Primitive Backcountry Area'.
- 12 "(c) Off-Road Vehicles.—The use of motorized
- 13 vehicles on Bureau of Land Management holdings in the
- 14 land described in subsection (b) shall be limited to roads
- 15 designated by the Secretary.
- 16 "(d) FISH AND WILDLIFE.—Nothing in this section
- 17 affects the jurisdiction or responsibilities of the State with
- 18 respect to fish and wildlife in the State.
- 19 "(e) Adjacent Management.—Nothing in this sec-
- 20 tion creates any protective perimeter or buffer zone
- 21 around the land described in subsection (b).
- 22 "(f) Protection of Tribal Rights.—Nothing in
- 23 this section diminishes any treaty rights of any Indian
- 24 tribe.
- 25 "(g) Land Reclassification.—

- "(1) IN GENERAL.—The Secretary shall reclassify the approximately 3,600 acres of Federal generally depicted as 'Other BLM lands' on the maps described in subsection (b) as Oregon and California Railroad grant land.
- 6 "(2) APPLICABILITY.—The land reclassified 7 under paragraph (1) shall be considered to satisfy 8 any requirement to reclassify public domain land as 9 Oregon and California Railroad grant land, includ-10 ing under sections 206 and 216 of the Oregon and 11 California Land Grant Act of 2013.

12 "SEC. 116. SPECIAL ENVIRONMENTAL ZONES.

- 13 "(a) Designation.—There are established special
- 14 resources management units consisting of current and
- 15 proposed areas of critical environmental concern managed
- 16 by the Bureau of Land Management that are not other-
- 17 wise designated by this Act, as generally depicted on the
- 18 map entitled 'O&C Land Grant Act of 2013: Special Envi-
- 19 ronmental Zones' and dated November 18, 2013, to be
- 20 known as 'Special Environmental Zones' (referred to in
- 21 this section as 'Special Environmental Zones').
- 22 "(b) Purposes.—The purposes of the Special Envi-
- 23 ronmental Zones are to provide for the protection, preser-
- 24 vation, and enhancement of ecological, scenic, cultural,
- 25 watershed, and fish and wildlife values.

1	"(c) Administration.—The Secretary shall—
2	"(1) administer the Special Environmental
3	Zones—
4	"(A) in accordance with the laws (includ-
5	ing regulations) and rules applicable to the Bu-
6	reau of Land Management; and
7	"(B) consistent with section 105; and
8	"(2) only allow uses of the Special Environ-
9	mental Zones that are consistent with the purposes
10	described in subsection (b).
11	"(d) Off-Road Vehicles.—The use of motorized
12	vehicles on Bureau of Land Management holdings in the
13	Special Environmental Zones shall be limited to roads des-
14	ignated by the Secretary.
15	"(e) FISH AND WILDLIFE.—Nothing in this section
16	affects the jurisdiction or responsibilities of the State with
17	respect to fish and wildlife in the State.
18	"(f) Adjacent Management.—Nothing in this sec-
19	tion creates any protective perimeter or buffer zone
20	around the Special Environmental Zones.
21	"(g) Protection of Tribal Rights.—Nothing in
22	this section diminishes any treaty rights of any Indian
23	tribe.
24	"(h) Effect on Other Laws.—If a Special Envi-
25	ronmental Zone established by this section is located with-

1	m an area designated by Congress for special manage-
2	ment, the most restrictive provisions of Federal law shall
3	apply.
4	"SEC. 117. LAND OWNERSHIP CONSOLIDATION.
5	"(a) In General.—The Secretary shall seek to con-
6	solidate Federal and non-Federal land by conveying the
7	covered land and by acquiring private or State-owned land
8	to create more contiguous blocks of land under the juris-
9	diction of the Secretary—
10	"(1) to improve the efficiency of management of
11	the Federal land;
12	"(2) to facilitate resource management on the
13	Federal land; or
14	"(3) to improve the conservation value of the
15	Federal land.
16	"(b) Review.—Not later than 180 days after the
17	date of enactment of the Oregon and California Land
18	Grant Act of 2013, the Secretary shall review and inven-
19	tory the covered land to identify any public land that—
20	"(1) as the result of location or other char-
21	acteristic, is no longer necessary or appropriate for
22	continued Federal management in accordance with
23	this Act; or
24	"(2) is determined to facilitate achieving any of
25	the purposes described in subsection (a).

1	"(c) Consultation With Adjacent Land-
2	OWNERS.—As soon as practicable after completing the re-
3	view and inventory under subsection (b), the Secretary
4	shall consult with the owners of adjacent land to deter-
5	mine whether there is mutual interest in entering into land
6	exchanges if the exchange will meet any of the purposes
7	described in subsection (a).
8	"(d) Expedited Land Exchanges.—
9	"(1) In general.—If an owner of adjacent
10	land described in subsection (c) expresses interest in
11	participating in a land exchange under this section,
12	the Secretary may complete that land exchange in
13	accordance with paragraphs (2) through (5).
14	"(2) Public interest determination.—
15	"(A) IN GENERAL.—If an owner of adja-
16	cent land described in subsection (c) proposes
17	to the Secretary entering into a land exchange
18	under this section, the Secretary shall, not later
19	than 90 days after receiving the proposal, de-
20	termine whether the public interest will be well-
21	served by making the exchange.
22	"(B) Failure to make public interest
23	DETERMINATION.—If the Secretary fails to
24	make the determination by the date described
25	in subparagraph (A), the Secretary shall submit

1	to the Committee on Energy and Natural Re-
2	sources of the Senate and the Committee on
3	Natural Resources of the House of Representa-
4	tives—
5	"(i) a report explaining the reason
6	why the determination has not been made;
7	and
8	"(ii) every 30 days after the report
9	described in clause (i) is submitted until
10	the date on which the Secretary makes a
11	determination, an updated report.
12	"(3) Exchange pending completion of ap-
13	PRAISALS.—If the Secretary determines that a pro-
14	posed land exchange is in the public interest, the
15	Secretary may allow for the Federal and non-Fed-
16	eral land to be exchanged pending completion of ap-
17	praisals, subject to a binding commitment from the
18	non-Federal landowner and any terms and condi-
19	tions the Secretary may require to ensure that the
20	values of the Federal and non-Federal land are ulti-
21	mately equal or equalized in accordance with section
22	206(b) of the Federal Land Policy and Management
23	Act of 1976 (43 U.S.C. 1716(b)).
24	"(4) Land of approximately equal
25	VALUE.—In order to expedite a land exchange that

1	the Secretary has determined to be in the public in-
2	terest under paragraph (2), the Secretary may use
3	the authority to exchange land of approximately
4	equal value in accordance with section 206(h) of the
5	Federal Land Policy and Management Act of 1976
6	(43 U.S.C. 1716(h)) as applicable.
7	"(5) Additional exchange authority.—
8	The Secretary may exercise the authority under the
9	Act of March 20, 1922 (16 U.S.C. 485), to facilitate
10	land exchanges under this section, except that any
11	reference to the Secretary of Agriculture in that Act
12	shall be considered to be a reference to the Sec-
13	retary, and any reference to national forests in that
14	Act shall be considered to be a reference to covered
15	land.
16	"(e) Sale of Public Land.—
17	"(1) In general.—
18	"(A) ESTABLISHMENT.—The Secretary
19	shall establish a program to complete appraisals
20	and satisfy other legal requirements for the sale
21	or exchange of public land identified for dis-
22	posal under this section.
23	"(B) Priority sales.—The Secretary
24	shall prioritize the sales of land of those parcels
25	identified by the Secretary as suitable for dis-

- posal as of the date of enactment of the Oregon and California Land Grant Act of 2013, identified as 'Land Tenure, Zone 3' as generally depicted on the map entitled 'Western Oregon Forestry Land Tenure, Zone 3' and dated September 6, 2013.
 - "(2) SALE PROCEDURES.—The sale of public land identified under subsection (a) shall be conducted in accordance with sections 203 and 209 of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1713, 1719).
 - "(3) EXCEPTIONS TO COMPETITIVE BIDDING REQUIREMENTS.—The exceptions to competitive bidding requirements under section 203(f) of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1713(f)) shall apply to this section in cases in which the Secretary determines it to be necessary. "(f) USE OF PROCEEDS.—
 - "(1) IN GENERAL.—Notwithstanding any other provision of law (other than a law that specifically provides for a portion of the proceeds of a land sale to be distributed to any trust fund of the State), proceeds from the sale under subsection (e) of land described in subsection (a) shall—

1	"(A) in the case of land sold within a for-
2	estry emphasis area, be deposited into a sepa-
3	rate account in the Treasury to be known as
4	the 'O&C Land—Forestry Emphasis Areas Ac-
5	quisition Account'; and
6	"(B) in the case of land sold within a con-
7	servation emphasis area, be deposited into a
8	separate account in the Treasury to be known
9	as the 'O&C Land—Conservation Emphasis
10	Areas Acquisition Account'.
11	"(2) Availability.—Amounts in the accounts
12	described in paragraph (1) shall be available to the
13	Secretary, without further appropriation, to pur-
14	chase land or interests in land, from willing sellers
15	only, if acquisition of the non-Federal land will meet
16	1 or more of the purposes described in subsection
17	(a).
18	"(3) Administrative expenses.—An amount
19	not to exceed 20 percent of the funds deposited in
20	the accounts described in paragraph (1) may be used
21	by the Secretary for administrative and other ex-

penses necessary to carry out the activities author-

ized in this section.

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1	"(g) Balance in Accounts.—The Secretary shall
2	administer the balance in the accounts described in sub-
3	section $(f)(1)$ as follows:
4	"(1) The Secretary shall not complete the sale
5	of more than 5,000 acres of the land identified
6	under subsection (b) prior to obligating funds from
7	the accounts described in subsection $(f)(1)$ for the
8	acquisition of at least 1 parcel.
9	"(2) The Secretary shall seek to keep the bal-
10	ances in the accounts described in subsection $(f)(1)$
11	low by using the funds in the accounts to acquire
12	parcels as soon as practicable.
13	"(h) Acquired Land.—
14	"(1) Forestry emphasis areas.—Any land
15	or interest in land acquired using funds from the
16	O&C Land—Forestry Emphasis Areas Acquisition
17	Account shall be administered by the Secretary in
18	accordance with section 103.
19	"(2) Conservation emphasis areas.—Any
20	land or interest in land acquired using funds from
21	the O&C Land—Conservation Emphasis Areas Ac-
22	quisition Account shall be administered by the Sec-

retary in accordance with section 105.

1 "SEC. 118. CATEGORICAL EXCLUSIONS.

2	"(a) In General.—Except as provided in subsection
3	(c), the eligible activities described in subsection (b) that
4	are conducted on covered land in accordance with this sec-
5	tion shall be—
6	"(1) considered an action categorically excluded
7	from the requirements for an environmental assess-
8	ment or an environmental impact statement under
9	the National Environmental Policy Act of 1969 (42
10	U.S.C. 4321 et seq.) or section 1508.4 of title 40,
11	Code of Federal Regulations (or a successor regula-
12	tion); and
13	"(2) exempt from administrative review.
14	"(b) Eligible Activities.—The eligible activities
15	referred to in subsection (a) consist of the following:
16	"(1) The placement of trees and portions of
17	trees in streams to benefit fish species.
18	"(2) The planting of riparian vegetation with
19	species of vegetation native to the State.
20	"(3) The replacement of culverts that—
21	"(A) impede fish passage; or
22	"(B) are unable to withstand a 100-year
23	flood event.
24	"(4) The removal of any road that—
25	"(A) was not established by the Bureau of
26	Land Management; and

1	"(B) was established less than 20 years be-
2	fore the date of removal of the road.
3	"(c) Exclusion of Certain Areas.—Subsection
4	(a) does not apply to eligible activities located in—
5	"(1) a component of the National Wilderness
6	Preservation System;
7	"(2) a wilderness study area; or
8	"(3) an area in which activities described in
9	subsection (b) would be inconsistent with the appli-
10	cable resource management plan.
11	"SEC. 119. CLOSURE OR DECOMMISSIONING OF BUREAU OF
12	LAND MANAGEMENT ROADS.
13	"(a) Closure or Decommissioning of BLM
14	Roads.—
15	"(1) IN GENERAL.—The Secretary shall seek to
16	close or decommission nonessential roads on covered
17	land in a manner that, minimizes, to the maximum
18	extent practicable, the hydrologic impact of the clo-
19	sure or decommissioning.
20	"(2) Priority.—In carrying out paragraph (1),
21	the Secretary shall prioritize nonessential roads for
22	closure or decommissioning, using the following cri-
23	teria:

1	"(A) Nonessential roads that are most
2	likely to cause the greatest magnitude of envi-
3	ronmental harm, including—
4	"(i) roads located on steep slopes;
5	"(ii) roads located in a manner that
6	cause, or are at a risk of causing, chronic
7	sedimentation, road failure, landslides, or
8	other environmental concerns (including
9	roads with high densities of stream cross-
10	ings);
11	"(iii) roads that pose public safety
12	concerns; or
13	"(iv) roads that, if closed or decom-
14	missioned, would significantly enhance wa-
15	tershed function and wildlife habitat
16	through the restoration of large blocks of
17	habitat.
18	"(B) The usage of the nonessential road
19	for administrative activities of the Bureau of
20	Land Management or by the public.
21	"(C) The expenses necessary to complete
22	the closure or decommissioning of the non-
23	essential road.
24	"(b) Legacy Roads and Trails Program.—

1	"(1) In general.—The Secretary shall estab-
2	lish a program to be known as the 'Legacy Roads
3	and Trails' program to provide—
4	"(A) urgently needed road decommis-
5	sioning, road and trail repair and maintenance
6	and associated activities, and removal of fish
7	passage barriers, especially in areas in which
8	roads may be contributing to water quality
9	problems in streams and water bodies that sup-
10	port threatened, endangered, or sensitive spe-
11	cies or community water sources;
12	"(B) urgently needed road repairs required
13	due to recent storm events; or
14	"(C) the decommissioning of unauthorized
15	roads that are not part of the transportation
16	system.
17	"(2) Project selection.—
18	"(A) IN GENERAL.—The Secretary shall
19	use public input in the selection of projects and
20	display its selection process on the website of
21	the Bureau of Land Management.
22	"(B) Priorities.—In selecting projects
23	under this subsection, the Secretary shall give
24	priority to—

1	"(i) decommissioning and repairing
2	roads and trails in environmentally sen-
3	sitive areas; and
4	"(ii) areas in which roads may be con-
5	tributing to water quality problems in
6	streams and water bodies the support
7	threatened or endangered species, or spe-
8	cies considered sensitive by the Secretary.
9	"(3) Report to congress.—Not later than
10	120 days after the end of each fiscal year, the Sec-
11	retary shall submit to Congress a report on the sta-
12	tus of the projects selected for completion in the fol-
13	lowing 2 fiscal years.
14	"(4) Authorization of appropriations.—
15	There is authorized to be appropriated to carry out
16	this subsection \$5,000,000 for each of fiscal years
17	2013 through 2023.
18	"SEC. 120. SPECIAL MANAGEMENT AND RESEARCH AREAS.
19	"(a) In General.—The Secretary shall designate
20	50,000 acres across 2 to 5 sites in both moist forests and
21	dry forests to be comanaged by the Secretary and Oregon
22	State University as special management and research
23	areas in accordance with the criteria described in sub-
24	section (b).

1	"(b) Criteria.—In designating land as special man-
2	agement and research areas under subsection (a), the Sec-
3	retary shall designate—
4	"(1) 20 to 30 percent of land that is designated
5	as 'Conservation Emphasis Areas' on the maps de-
6	scribed in section 102(a)(2);
7	"(2) 70 to 80 percent of land that is designated
8	as 'Forestry Emphasis Areas' on the maps described
9	in section $102(a)(2)$;
10	"(3) land, to the maximum extent practicable,
11	contiguous to other land designated under sub-
12	section (a);
13	"(4) land within close proximity of other land
14	designated under subsection (a);
15	"(5) land located within 150 miles of the main
16	campus of Oregon State University in Corvallis, Or-
17	egon; and
18	"(6) selected in consultation with Oregon State
19	University.
20	"(c) Authorized Projects.—Land designated
21	under subsection (a) shall be used for the conducting by
22	institutions of higher education in the State of research
23	projects and demonstration projects that address—
24	"(1) increasing social awareness and knowledge
25	of the environmental, social, and economic impacts

1	on the implementation of ecological forestry on pub-
2	lie land;
3	"(2) improving the health of rural communities
4	and citizens;
5	"(3) reducing catastrophic fires and the deg-
6	radation of ecosystem health;
7	"(4) increasing conservation with a landscape
8	approach; and
9	"(5) understanding the riparian reserve ap-
10	proaches authorized under this Act.
11	"(d) Monitoring.—Work performed on land des-
12	ignated under subsection (a) shall include—
13	"(1) post-treatment monitoring of the effects of
14	the treatments on the land; and
15	"(2) if practicable, monitoring of other projects
16	implemented under this Act, including monitoring
17	by—
18	"(A) diverse stakeholders;
19	"(B) collaborative groups;
20	"(C) Federal agencies; and
21	"(D) institutions of higher educations.
22	"(e) Institutions of Higher Education.—At
23	least 10 percent of the authorized projects conducted an-
24	nually under this section shall be conducted by an institu-

1	tion of higher education in the State other than Oregon
2	State University.
3	"(f) MINIMUM ACREAGE.—
4	"(1) In general.—At least 3,750 acres of the
5	land designated under subsection (a) shall be treated
6	during each 5-year period.
7	"(2) Failure to treat.—If the minimum
8	acreage under paragraph (1) is not treated for two
9	5-year periods during a 20-year period, management
10	of the land designated under subsection (a) shall re-
11	vert to traditional management status by the Sec-
12	retary.
13	"(g) Review.—The Bureau of Land Management
14	State Director shall—
15	"(1) review and decide whether to permit each
16	proposed treatment to be conducted as part of an
17	authorized project; and
18	"(2) review for adequacy the paperwork re-
19	quired to be prepared for each treatment.
20	"(h) Effect.—Nothing in this section supersedes or
21	modifies any provision of Federal law not expressly super-
22	seded or modified by this section.

134 1 "SEC. 121. COMPLIANCE. "(a) IN GENERAL.—The Secretary shall establish 2 3 guidelines to ensure that the following trees are not cut in the covered area in violation of this Act: 4 5 "(1) Nest trees. 6 "(2) Trees equal to or greater than 250 years 7 of age measured at breast height. "(3) Old growth trees less than 250 years of 8 9 age measured at breast height. 10 "(b) ISSUANCE OF PENALTY TO THE Con-TRACTOR.—If a contractor cuts a tree described in para-11 graph (1) or (2) of subsection (a), the contractor shall 12 13 make a payment to the Secretary equal to 3 times the value of that tree, as determined under subsection (c). 15 "(c) Valuation.— "(1) IN GENERAL.—The stumpage value of the 16 17 1 or more trees described in paragraph (1) or (2) of 18 subsection (a) shall be used to calculate the amount 19 of the payment to be made under subsection (b) in 20 accordance with this subsection. "(2) VOLUME OF TREES CUT.—The volume of 21 22 the trees cut shall be calculated using—

the trees cut shall be calculated using—

"(A) the Scribner Decimal C Log Rule;

and

"(B) West-Side Scaling methods.

"(3) STUMPAGE VALUE OF TREES.—

1	"(A) In General.—The stumpage value
2	of the trees cut shall be determined using the
3	Log Price Report or other similar document
4	prepared regularly by the Oregon Department
5	of Forestry in accordance with this subsection.
6	"(B) STUMPAGE VALUE.—The stumpage
7	value of the trees used shall be based on the av-
8	erage price paid by mills on delivery for similar
9	trees harvested—
10	"(i) in the same calendar year quarter
11	that the trees cut were discovered to be in
12	violation of this Act; and
13	"(ii) in the same region of the State,
14	as determined by the Oregon Department
15	of Forestry.
16	"(C) Transportation costs.—The costs
17	of transporting the cut trees to a mill shall not
18	be considered when determining the value of the
19	trees under this subsection.
20	"(d) Penalty System.—
21	"(1) In general.—Subject to paragraph (2),
22	not later than 180 days after the date of enactment
23	of the Oregon and California Land Grant Act of
24	2013, the Secretary shall establish a penalty system
25	designed to deter contractors from cutting trees in

the covered area, in violation of this Act, that are between the ages of 150 and 250 measured at breast height.

"(2) Restrictions.—

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"(A) IN GENERAL.—The penalty system under paragraph (1) shall allow for some de minimis quantity of trees described in that paragraph, as determined by the Secretary, to be determined to be trees cut in error and not subject to penalty.

"(B) Modification of Penalty sys-Tem.—If the quantity of trees described in paragraph (1) that are cut by a contractor is greater than twice the de minimis quantity established by the Secretary, the Secretary shall, after public notice and opportunity to comment for a period of 30 days, revise the penalty system accordingly.

19 "SEC. 122. REVIEW BY ADVISORY PANEL.

"(a) In General.—Not later than 10 years after the 21 date of enactment of the Oregon and California Land 22 Grant Act of 2013 and every 10 years thereafter, the Sec-23 retary shall convene a scientific and technical advisory 24 panel of scientists that are not permanent employees of 25 the Bureau of Land Management to perform a com-

- 1 prehensive scientific and managerial review on whether the
- 2 provisions of this Act have been implemented in a manner
- 3 that results in robust timber harvests and maintains envi-
- 4 ronmental values, including—
- 5 "(1) the effect on forest health;
- 6 "(2) the effect on watershed health;
- 7 "(3) impacts to early and late successional
- 8 habitat; and
- 9 "(4) the effectiveness of the riparian reserves.
- 10 "(b) REPORT.—Not later than 180 days after the
- 11 date on which a panel is convened under subsection (a),
- 12 the panel shall submit to Congress a report that includes
- 13 recommendations with respect to the implementation of
- 14 this Act, including recommendations for any additional
- 15 legislation needed to implement this Act.
- 16 "SEC. 123. TRANSITION.
- 17 "(a) IN GENERAL.—During the period beginning on
- 18 the date of enactment of the Oregon and California Land
- 19 Grant Act of 2013 and ending 90 days after the date the
- 20 record of decision is completed under section 104, a transi-
- 21 tion period (referred to in this section as the 'transition
- 22 period') shall be in effect in accordance with this section.
- "(b) Management.—
- 24 "(1) IN GENERAL.—Except as provided in para-
- 25 graph (2), during the transition period, the Sec-

- 1 retary shall manage the covered land, including con-
- 2 tinuing to plan timber sales and restoration projects,
- 3 in accordance with the designations, allocation, and
- 4 requirements of this Act.
- 5 "(2) Pending timber sales.—Timber sales
- 6 for which an environmental impact statement, envi-
- 7 ronmental assessment, or categorical exclusion docu-
- 8 mentation required under the National Environ-
- 9 mental Policy Act of 1969 (42 U.S.C. 4321 et seq.)
- 10 has been completed or will be completed during the
- 11 60-day period beginning on the date of enactment of
- the Oregon and California Land Grant Act of 2013
- shall proceed in accordance with the terms of the
- sales.
- 15 "(c) Special Administrative Review Process.—
- 16 The procedures established under section 105 of the
- 17 Healthy Forests Restoration Act of 2003 (16 U.S.C.
- 18 6515) shall be the only process to administratively chal-
- 19 lenge projects during the transition period.
- 20 "(d) Existing Contracts.—
- 21 "(1) In General.—Any work or timber con-
- tract sold or awarded by the Secretary on or with
- respect to covered land before the date of enactment
- of the Oregon and California Land Grant Act of

- 2013 shall remain binding and effective according to
 the terms of the contract.
- 3 "(2) ADMINISTRATION.—The Secretary shall 4 seek to make such accommodations as are necessary 5 to avoid interfering with the performance of a con-6 tract described in paragraph (1).

7 "(e) Existing Access Rights.—

- "(1) IN GENERAL.—During the transition period, the Secretary shall preserve all rights of access and use of covered land (including reciprocal rights-of-way agreements, tail hold agreements, or other right-of-way or easement obligations) existing on the date of enactment of the Oregon and California Land Grant Act of 2013.
- "(2) ADMINISTRATION.—Rights described in paragraph (1) shall remain applicable to covered land in the same manner and to the same extent as the rights applied before the date of enactment of the Oregon and California Land Grant Act of 2013.

20 "SEC. 124. EFFECT.

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- 21 "Nothing in this Act affects any private ownership
- 22 or rights, including rights-of-way and tribal treaty rights,
- 23 or terminates any valid lease, permit, patent, or other
- 24 right of authorization existing on the date of enactment

1	of the Oregon and California Land Grant Act of 2013 with
2	regard to covered land.".
3	SEC. 102. DISTRIBUTION OF FUNDS.
4	(a) In General.—Title II of the Oregon and Cali-
5	fornia Land Grant Act (43 U.S.C. 1181f) is amended to
6	read as follows:
7	"TITLE II—DISTRIBUTION OF
8	FUNDS
9	"SEC. 201. DISTRIBUTION OF FUNDS.
10	"(a) Fund.—Effective for fiscal year 2014 and each
11	fiscal year thereafter, all funds deposited in the Treasury
12	in the special fund designated the 'Oregon and California
13	Railroad Land-Grant Fund' shall be distributed annually
14	in accordance with this section.
15	"(b) General Fund.—Subject to subsection
16	(d)(4)(C), as soon as practicable after the end of each fis-
17	cal year described in subsection (a), \$4,000,000 of all
18	amounts received for the applicable fiscal year by the Sec-
19	retary from the covered land shall be transferred to the
20	general fund of the Treasury.
21	"(c) Administrative Costs.—
22	"(1) In general.—Subject to paragraph (2)
23	and subsection $(d)(4)(C)$, all amounts received for
24	the applicable fiscal year by the Secretary from the
25	covered land shall be used to pay for the manage-

1	ment and administrative expenses for, and capital
2	improvement costs on, covered land.
3	"(2) Limitations.—The amount of revenue
4	that is used to pay for expenses and costs for a fis-
5	cal year under paragraph (1) shall not exceed—
6	"(A) 25 percent of all amounts received for
7	the applicable fiscal year by the Secretary from
8	the covered land during the fiscal year; or
9	"(B) \$20,000,000.
10	"(d) Payments to Counties.—
11	"(1) In general.—All amounts received for
12	the applicable fiscal year by the Secretary from the
13	covered land during a fiscal year that is in excess of
14	the amount necessary to carry out subsections (b)
15	and (c) shall be provided to the counties that con-
16	tain covered land (referred to in this subsection as
17	a 'covered county') in the form of annual payments.
18	"(2) Timing.—Payments shall be made avail-
19	able to covered counties under this subsection as
20	soon as practicable following the end of each fiscal
21	year.
22	"(3) OTHER COUNTY FUNDS.—Payments made
23	to covered counties under this subsection shall be
24	used as other county funds.
25	"(4) Amount.—

1	"(A) In general.—Subject to subpara-
2	graphs (B) and (C), for each fiscal year de-
3	scribed in subsection (a), the amount of pay-
4	ments allocated under this subsection to each
5	covered county for a fiscal year shall be equal
6	to the ratio that—
7	"(i) the assessed value of covered land
8	in the covered county for fiscal year 1915;
9	bears to
10	"(ii) the assessed value of covered
11	land in all covered counties for fiscal year
12	1915.
13	"(B) Nonassessed land.—For purposes
14	of subparagraph (A), the portion of the covered
15	lands in each of the covered counties that was
16	not assessed for fiscal year 1915 shall be con-
17	sidered to have been assessed at the average as-
18	sessed value of the covered land in the covered
19	county.
20	"(C) MINIMUM AMOUNT.—
21	"(i) In general.—Subject to clauses
22	(ii) and (iii), the annual payment paid to
23	a covered county under this subsection, to
24	the extent practicable, shall not be less
25	than the payment that the covered county

would have received solely under this Act
for fiscal year 2013 if the covered county
had elected to receive payment under this

Act and not under any other law.

"(ii) USE OF GENERAL FUND SHARE.—If the portion of revenues to be provided to a covered county for a fiscal year is less than the amount described in clause (i), the payment made to the Treasury for the fiscal year under subsection (b) shall be reduced by an amount necessary to provide the minimum payments required under clause (i) for the covered county.

"(iii) USE OF ADMINISTRATIVE COSTS SHARE.—If the minimum payments required under clause (i) could not be made to all covered counties after the payment made to the Treasury is reduced under clause (ii), the payment made for administrative expenses for the fiscal year under subsection (c) shall be reduced by an amount necessary to provide the minimum payments required under clause (i) for all covered counties.".

1 (b) Effective Date.—The amendment made by 2 subsection (a) takes effect on October 1, 2013. 3 SEC. 103. WILD AND SCENIC RIVER DESIGNATIONS. 4 (a) IN GENERAL.—Section 3(a) of the Wild and Scenic Rivers Act (16 U.S.C. 1274(a)) is amended by adding 6 at the end the following: 7 "(208) Nestucca river, oregon.—The ap-8 proximately 15-mile segment from its confluence 9 with Ginger Creek downstream until it crosses T. 4 10 S., R. 7 W., sec. 7, Willamette Meridian, to be ad-11 ministered by the Secretary of the Interior as a rec-12 reational river. 13 "(209) Walker Creek, Oregon.—The ap-14 proximately 3-mile segment from the headwaters in 15 T. 3 S., R. 6 W., sec. 20 downstream to the con-16 fluence with the Nestucca River in T. 3 S., R. 6 W., 17 sec. 15, Willamette Meridian, to be administered by 18 the Secretary of the Interior as a recreational river. 19 NORTH FORK SILVER CREEK, 20 EGON.—The approximately 6-mile segment from the 21 headwaters in T. 35 S., R. 9 W., sec. 1 downstream 22 to the edge of the Bureau of Land Management 23 boundary in T. 35 S., R. 9 W., sec. 17, Willamette 24 Meridian, to be administered by the Secretary of the

Interior as a recreational river.

- "(211) Jenny Creek, Oregon.—The approximately 20-mile segment from the Bureau of Land Management boundary located at the north boundary of the southwest quarter of the southeast quarter of T. 38 S., R. 4 E., sec. 34, Willamette Meridian, downstream to the Oregon State border, to be administered by the Secretary of the Interior as a
- "(212) SPRING CREEK, OREGON.—The approximately 1-mile segment from its source at Shoat Springs in T. 40 S., R. 4 E., sec. 34, Willamette Meridian, downstream to the confluence with Jenny Creek in T. 41 S., R. 4 E., sec. 3, Willamette Meridian, to be administered by the Secretary of the Interior as a scenic river.
 - "(213) Lobster Creek, Oregon.—The approximately 6-mile segment from T. 15 S., R. 8 W., sec. 35, Willamette Meridian, downstream to the edge of the Bureau of Land Management boundary in T. 15 S., R. 8 W., sec. 15, Willamette Meridian, to be administered by the Secretary of the Interior as a recreational river."
- 23 (b) WITHDRAWAL.—Subject to valid existing rights, 24 the Federal land within the boundaries of the river seg-25 ments designated by paragraphs (208) through (213) of

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scenic river.

1	section 3(a) of the Wild and Scenic Rivers Act (16 U.S.C.
2	1274(a)) is withdrawn from all forms of—
3	(1) entry, appropriation, or disposal under the
4	public land laws;
5	(2) location, entry, and patent under the mining
6	laws; and
7	(3) disposition under all laws relating to min-
8	eral and geothermal leasing or mineral materials.
9	TITLE II—TRIBAL LAND
10	Subtitle A—Oregon Coastal Land
11	Conveyance
12	SEC. 201. DEFINITIONS.
13	In this subtitle:
14	(1) FEDERAL LAND.—The term "Federal land"
15	means the approximately 14,804 acres of Federal
16	land, as generally depicted on the map entitled "Or-
17	egon Coastal Land Conveyance", and dated March
18	27, 2013.
19	(2) Planning Area.—The term "planning
20	area" means land—
21	(A) administered by the Director of the
22	Bureau of Land Management; and
23	(B) located in—
24	(i) the Coos Bay District;
25	(ii) the Eugene District;

1	(iii) the Medford District;
2	(iv) the Roseburg District;
3	(v) the Salem District; and
4	(vi) the Klamath Falls Resource Area
5	of the Lakeview District.
6	(3) Public domain land.—
7	(A) IN GENERAL.—The term "public do-
8	main land" has the meaning given the term
9	"public lands" in section 103 of the Federal
10	Land Policy and Management Act of 1976 (43
11	U.S.C. 1702).
12	(B) Exclusion.—The term "public do-
13	main land" does not include any land managed
14	in accordance with the Act of August 28, 1937
15	(43 U.S.C. 1181a et seq.).
16	(4) Secretary.—The term "Secretary" means
17	the Secretary of the Interior.
18	(5) TRIBE.—The term "Tribe" means the Con-
19	federated Tribes of Coos, Lower Umpqua, and
20	Siuslaw Indians.
21	SEC. 202. CONVEYANCE.
22	(a) In General.—Subject to valid existing rights,
23	including rights-of-way, all right, title, and interest of the
24	United States in and to the Federal land, including any
25	improvements located on the Federal land, appurtenances

- 1 to the Federal land, and minerals on or in the Federal
- 2 land, including oil and gas, shall be—
- 3 (1) held in trust by the United States for the
- 4 benefit of the Tribe; and
- 5 (2) part of the reservation of the Tribe.
- 6 (b) Survey.—Not later than 180 days after the date
- 7 of enactment of this Act, the Secretary shall complete a
- 8 survey of the boundary lines to establish the boundaries
- 9 of the land taken into trust under subsection (a).
- 10 SEC. 203. MAP AND LEGAL DESCRIPTION.
- 11 (a) IN GENERAL.—As soon as practicable after the
- 12 date of enactment of this Act, the Secretary shall file a
- 13 map and legal description of the Federal land with—
- 14 (1) the Committee on Energy and Natural Re-
- sources of the Senate; and
- 16 (2) the Committee on Natural Resources of the
- House of Representatives.
- 18 (b) Force and Effect.—The map and legal de-
- 19 scription filed under subsection (a) shall have the same
- 20 force and effect as if included in this subtitle, except that
- 21 the Secretary may correct any clerical or typographical er-
- 22 rors in the map or legal description.
- (c) Public Availability.—The map and legal de-
- 24 scription filed under subsection (a) shall be on file and

- 1 available for public inspection in the Office of the Sec-
- 2 retary.

3 SEC. 204. ADMINISTRATION.

- 4 (a) In General.—Unless expressly provided in this
- 5 subtitle, nothing in this subtitle affects any right or claim
- 6 of the Tribe existing on the date of enactment of this Act
- 7 to any land or interest in land.
- 8 (b) Prohibitions.—
- 9 (1) Exports of unprocessed logs.—Fed-
- eral law (including regulations) relating to the ex-
- port of unprocessed logs harvested from Federal
- land shall apply to any unprocessed logs that are
- harvested from the Federal land.
- 14 (2) Non-Permissible use of Land.—Any real
- property taken into trust under section 202 shall not
- be eligible, or used, for any gaming activity carried
- 17 out under Public Law 100–497 (25 U.S.C. 2701 et
- 18 seq.).

19 SEC. 205. FOREST MANAGEMENT.

- 20 Any commercial forestry activity that is carried out
- 21 on the Federal land shall be managed in accordance with
- 22 all applicable Federal laws.
- 23 SEC. 206. LAND RECLASSIFICATION.
- 24 (a) Identification of Oregon and California
- 25 RAILROAD GRANT LAND.—Not later than 180 days after

- 1 the date of enactment of this Act, the Secretary of Agri-
- 2 culture and the Secretary shall identify any Oregon and
- 3 California Railroad grant land that is conveyed under sec-
- 4 tion 202.
- 5 (b) Identification of Public Domain Land.—
- 6 Not later than 18 months after the date of enactment of
- 7 this Act, the Secretary shall identify public domain land
- 8 that—
- 9 (1) is approximately equal in acreage and con-
- dition as the land identified under subsection (a);
- 11 and
- 12 (2) is located within the planning area.
- (c) MAPS.—Not later than 2 years after the date of
- 14 enactment of this Act, the Secretary shall submit to Con-
- 15 gress and publish in the Federal Register 1 or more maps
- 16 depicting the land identified in subsections (a) and (b).
- 17 (d) Reclassification.—
- 18 (1) In general.—After providing an oppor-
- tunity for public comment, the Secretary shall re-
- classify the land identified in subsection (b) as Or-
- 21 egon and California Railroad grant land.
- 22 (2) APPLICABILITY.—The Act of August 28,
- 23 1937 (43 U.S.C. 1181a et seq.), shall apply to land
- 24 reclassified as Oregon and California Railroad grant
- 25 land under paragraph (1).

Subtitle B—Canyon Mountain Land Conveyance 2 SEC. 211. DEFINITIONS. 4 In this subtitle: 5 (1) FEDERAL LAND.—The term "Federal land" 6 means the approximately 17,826 acres of Federal 7 land, as generally depicted on the map entitled "Canyon Mountain Land Conveyance", and dated 8 9 June 27, 2013. 10 (2) Planning Area.—The term "planning" area" means land— 11 12 (A) administered by the Director of the 13 Bureau of Land Management; and 14 (B) located in— 15 (i) the Coos Bay District; 16 (ii) the Eugene District; 17 (iii) the Medford District; 18 (iv) the Roseburg District; 19 (v) the Salem District; and 20 (vi) the Klamath Falls Resource Area 21 of the Lakeview District. 22 (3) Public domain land.— 23 (A) IN GENERAL.—The term "public do-

main land" has the meaning given the term

"public lands" in section 103 of the Federal

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1	Land Policy and Management Act of 1976 (43
2	U.S.C. 1702).
3	(B) Exclusion.—The term "public do-
4	main land" does not include any land managed
5	in accordance with the Act of August 28, 1937
6	(43 U.S.C. 1181a et seq.).
7	(4) Secretary.—The term "Secretary" means
8	the Secretary of the Interior.
9	(5) Tribe.—The term "Tribe" means the Cow
10	Creek Band of Umpqua Tribe of Indians.
11	SEC. 212. CONVEYANCE.
12	(a) In General.—Subject to valid existing rights,
13	including rights-of-way, all right, title, and interest of the
14	United States in and to the Federal land, including any
15	improvements located on the Federal land, appurtenances
16	to the Federal land, and minerals on or in the Federal
17	land, including oil and gas, shall be—
18	(1) held in trust by the United States for the
19	benefit of the Tribe; and
20	(2) part of the reservation of the Tribe.
21	(b) Survey.—Not later than 180 days after the date
22	of enactment of this Act, the Secretary shall complete a
23	survey of the boundary lines to establish the boundaries
24	of the land taken into trust under subsection (a).

1 SEC. 213. MAP AND LEGAL DESCRIPTION.

2 (a) In General.—As soon as practicable after	er the
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- 3 date of enactment of this Act, the Secretary shall file a
- 4 map and legal description of the Federal land with—
- 5 (1) the Committee on Energy and Natural Re-
- 6 sources of the Senate; and
- 7 (2) the Committee on Natural Resources of the
- 8 House of Representatives.
- 9 (b) Force and Effect.—The map and legal de-
- 10 scription filed under subsection (a) shall have the same
- 11 force and effect as if included in this subtitle except that
- 12 the Secretary may correct any clerical or typographical er-
- 13 rors in the map or legal description.
- 14 (c) Public Availability.—The map and legal de-
- 15 scription filed under subsection (a) shall be on file and
- 16 available for public inspection in the Office of the Sec-
- 17 retary.

18 SEC. 214. ADMINISTRATION.

- 19 (a) In General.—Unless expressly provided in this
- 20 subtitle, nothing in this subtitle affects any right or claim
- 21 of the Tribe existing on the date of enactment of this Act
- 22 to any land or interest in land.
- (b) Prohibitions.—
- (1) Exports of unprocessed logs.—Fed-
- eral law (including regulations) relating to the ex-
- port of unprocessed logs harvested from Federal

- land shall apply to any unprocessed logs that are
- 2 harvested from the Federal land.
- 3 (2) Non-permissible use of land.—Any real
- 4 property taken into trust under section 212 shall not
- 5 be eligible, or used, for any gaming activity carried
- 6 out under Public Law 100–497 (25 U.S.C. 2701 et
- $7 ext{seq.}$).

8 SEC. 215. FOREST MANAGEMENT.

- 9 Any commercial forestry activity that is carried out
- 10 on the Federal land shall be managed in accordance with
- 11 all applicable Federal laws.

12 SEC. 216. LAND RECLASSIFICATION.

- 13 (a) Identification of Oregon and California
- 14 RAILROAD GRANT LAND.—Not later than 180 days after
- 15 the date of enactment of this Act, the Secretary of Agri-
- 16 culture and the Secretary shall identify any Oregon and
- 17 California Railroad grant land that is conveyed under sec-
- 18 tion 212.
- 19 (b) Identification of Public Domain Land.—
- 20 Not later than 18 months after the date of enactment of
- 21 this Act, the Secretary shall identify public domain land
- 22 that—
- 23 (1) is approximately equal in acreage and con-
- 24 dition as the land identified under subsection (a);
- 25 and

1	(2) is located within the planning area.
2	(c) Maps.—Not later than 2 years after the date of
3	enactment of this Act, the Secretary shall submit to Con-
4	gress and publish in the Federal Register 1 or more maps
5	depicting the land identified in subsections (a) and (b).
6	(d) Reclassification.—
7	(1) In general.—After providing an oppor-
8	tunity for public comment, the Secretary shall re-
9	classify the land identified in subsection (b) as Or-
10	egon and California Railroad grant land.
11	(2) Applicability.—The Act of August 28,
12	1937 (43 U.S.C. 1181a et seq.), shall apply to land
13	reclassified as Oregon and California Railroad grant
14	land under paragraph (1).
15	Subtitle C—Amendments to
16	Coquille Restoration Act
17	SEC. 221. AMENDMENTS TO COQUILLE RESTORATION ACT.
18	Section 5(d) of the Coquille Restoration Act (25
19	U.S.C. 715e(d)) is amended—
20	(1) by striking paragraph (5) and inserting the
21	following:
22	"(5) Management.—
23	"(A) In general.—Subject to subpara-
24	graph (B), the Secretary of the Interior, acting

1	through the Assistant Secretary for Indian Af-
2	fairs, shall—
3	"(i) manage the Coquille Forest in ac-
4	cordance with the laws pertaining to the
5	management of Indian trust land; and
6	"(ii) distribute revenues in accordance
7	with the National Indian Forest Resources
8	Management Act (25 U.S.C. 3101 et seq.).
9	"(B) Administration.—
10	"(i) Unprocessed logs.—Unproc-
11	essed logs harvested from the Coquille For-
12	est shall be subject to the same Federal
13	statutory restrictions on export to foreign
14	nations that apply to unprocessed logs har-
15	vested from Federal land.
16	"(ii) Sales of timber.—Notwith-
17	standing any other provision of law, all
18	sales of timber from land subject to this
19	subsection shall be advertised, offered, and
20	awarded according to competitive bidding
21	practices, with sales being awarded to the
22	highest responsible bidder.";
23	(2) by striking paragraph (9); and
24	(3) by redesignating paragraphs (10) through
25	(12) as paragraphs (9) through (11), respectively.

TITLE III—OREGON TREASURES 1 Subtitle A—Wild Rogue Wilderness 2 Area 3 4 SEC. 301. WILD ROGUE WILDERNESS AREA. 5 (a) Definitions.—In this section: 6 Commission.—The term "Commission" 7 means the Federal Energy Regulatory Commission. 8 (2) MAP.—The term "map" means the map en-9 titled "Wild Rogue Wilderness Additions" and dated 10 June 12, 2013. 11 SECRETARY.—The "Secretary" (3)term 12 means— 13 (A) the Secretary of the Interior, with re-14 spect to public land administered by the Sec-15 retary of the Interior; or 16 (B) the Secretary of Agriculture, with re-17 spect to National Forest System land. 18 (4) WILDERNESS ADDITIONS.—The term "Wil-19 derness additions" means the land added to the Wild 20 Rogue Wilderness under subsection (b)(1). (b) Expansion of Wild Rogue Wilderness 21 22 Area.— 23 EXPANSION.—The approximately 56,100 24 acres of Federal land in the State of Oregon gen-25 erally depicted on the map as "BLM Proposed Wil-

1	derness" and "Proposed USFS Wilderness" shall be
2	added to and administered as part of the Wild
3	Rogue Wilderness in accordance with Public Law
4	95–237 (16 U.S.C. 1132 note; 92 Stat. 43), except
5	that—
6	(A) the Secretary of the Interior and the
7	Secretary of Agriculture shall administer the
8	Federal land under their respective jurisdiction;
9	and
10	(B) any reference in that Act to the Sec-
11	retary of Agriculture shall be considered to be
12	a reference to the Secretary of Agriculture or
13	the Secretary of the Interior, as applicable.
14	(2) Map; Legal Description.—
15	(A) In general.—As soon as practicable
16	after the date of enactment of this Act, the Sec-
17	retary shall prepare a map and legal description
18	of the wilderness area designated by paragraph
19	(1).
20	(B) Force of Law.—The map and legal
21	description filed under subparagraph (A) shall
22	have the same force and effect as if included in
23	this section, except that the Secretary may cor-
24	rect typographical errors in the map and legal

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description.

1	(C) Public availability.—The map and
2	legal description filed under subparagraph (A)
3	shall be on file and available for public inspec-
4	tion in the appropriate offices of the Bureau of
5	Land Management and Forest Service.
6	(3) Correction.—Section 3(b) of the Endan-
7	gered American Wilderness Act of 1978 (16 U.S.C.
8	1132 note; Public Law 95–237; 92 Stat. 43) is
9	amended by striking "3(a)(5)" and inserting
10	"3(a)(5)(A)".
11	(4) Withdrawal.—Subject to valid existing
12	rights, the Wilderness additions are withdrawn from
13	all forms of—
14	(A) entry, appropriation, or disposal under
15	the public land laws;
16	(B) location, entry, and patent under the
17	mining laws; and
18	(C) disposition under all laws pertaining to
19	mineral and geothermal leasing or mineral ma-
20	terials.
21	(5) Tribal rights.—Nothing in this sub-
22	section alters, modifies, enlarges, diminishes, or ab-
23	rogates the treaty rights of any Indian tribe.
24	(c) Potential Addition to Wilderness Area —

- (1) Designation.—Subject to paragraph (3) and in furtherance of the purposes of the Wilderness Act (16 U.S.C. 1131 et seq.), certain public land in the State of Oregon administered by the Secretary of the Interior, compromising approximately 600 acres, as generally depicted on the map as "Poten-tial Wilderness", shall be added to and administered as part of the Wild Rogue Wilderness.
 - (2) Interim management.—Subject to valid existing rights, the Secretary shall manage the land described in paragraph (1) to protect its suitability for designation as wilderness until the date on which the land is designated as wilderness in accordance with paragraph (3).

(3) Wilderness designation.—

(A) IN GENERAL.—The land described in paragraph (1) shall be designated as wilderness and added to and administered as part of the Wild Rogue Wilderness on the date on which the Secretary publishes in the Federal Register notice that the conditions in the potential wilderness area that are incompatible with the Wilderness Act (16 U.S.C. 1131 et seq.) have been removed.

1	(B) Administration.—On designation as
2	wilderness under paragraph (1), the land de-
3	scribed in that paragraph shall be administered
4	in accordance with this Act, the Wilderness Act
5	(16 U.S.C. 1131 et seq.), and Public Law 95-
6	237 (16 U.S.C. 1132 note; 92 Stat. 40).
7	(4) Withdrawal.—Subject to valid existing
8	rights, the land described in paragraph (1) is with-
9	drawn from all forms of—
10	(A) entry, appropriation, or disposal under
11	the public land laws;
12	(B) location, entry, and patent under the
13	mining laws; and
14	(C) disposition under all laws pertaining to
15	mineral and geothermal leasing or mineral ma-
16	terials.
17	(d) WITHDRAWAL AREA PROTECTIONS.—
18	(1) In general.—The Secretary shall manage
19	the Federal land described in paragraph (2) in a
20	manner that preserves the natural and primitive
21	character of the land for recreational, scenic, and
22	scientific use.
23	(2) Description of the Land.—The Federal
24	land referred to in paragraph (1) is the approxi-

1	mately 4,000 acres generally depicted on the map as
2	"Withdrawal Area".
3	(3) Maps and legal descriptions.—
4	(A) In general.—As soon as practicable
5	after the date of enactment of this Act, the Sec-
6	retary shall prepare a map and legal description
7	of the land described in paragraph (2).
8	(B) FORCE OF LAW.—The map and legal
9	description filed under subparagraph (A) shall
10	have the same force and effect as if included in
11	this section, except that the Secretary may cor-
12	rect typographical errors in the map and legal
13	description.
14	(C) Public availability.—The map and
15	legal description filed under subparagraph (A)
16	shall be on file and available for public inspec-
17	tion in the appropriate offices of the Bureau of
18	Land Management.
19	(4) Use of Land.—
20	(A) In general.—Subject to valid exist-
21	ing rights, with respect to the Federal land de-
22	scribed in paragraph (2), the Secretary shall
23	only allow uses that are consistent with the pur-

poses described in paragraph (1).

24

1	(B) Prohibited Uses.—The following
2	shall be prohibited on the Federal land de-
3	scribed in paragraph (2):
4	(i) Permanent roads.
5	(ii) Commercial enterprises.
6	(iii) Except as necessary to meet the
7	minimum requirements for the administra-
8	tion of the Federal land and to protect
9	public health and safety—
10	(I) the use of motor vehicles; or
11	(II) the establishment of tem-
12	porary roads.
13	(5) Withdrawal.—Subject to valid existing
14	rights, the Federal land described in paragraph (2)
15	is withdrawn from—
16	(A) all forms of entry, appropriation, or
17	disposal under the public land laws;
18	(B) location, entry, and patent under the
19	mining laws; and
20	(C) disposition under all laws relating to
21	mineral and geothermal leasing or mineral ma-
22	terials.
23	(e) WILD AND SCENIC RIVER DESIGNATIONS, ROGUE
24	RIVER AREA.—

1	(1) Amendments.—Section 3(a) of the Wild
2	and Scenic Rivers Act (16 U.S.C. 1274(a)) is
3	amended by striking paragraph (5) and inserting the
4	following:
5	"(5) Rogue, oregon.—
6	"(A) In General.—The segment of the
7	river extending from the mouth of the Apple-
8	gate River downstream to the Lobster Creek
9	Bridge, to be administered by the Secretary of
10	the Interior or the Secretary of Agriculture, as
11	agreed to by the Secretaries of the Interior and
12	Agriculture or as directed by the President.
13	"(B) Addition to the seg-
14	ment described in subparagraph (A), there are
15	designated the following segments in the Rogue
16	River:
17	"(i) Kelsey Creek.—The approxi-
18	mately 4.8-mile segment of Kelsey Creek
19	from the east section line of T. 32 S., R.
20	9 W., sec. 34, Willamette Meridian, to the
21	confluence with the Rogue River, as a wild
22	river.
23	"(ii) East fork kelsey creek.—
24	The approximately 4.6-mile segment of
25	East Fork Kelsey Creek from the Wild

1	Rogue Wilderness boundary in T. 33 S., R.
2	8 W., sec. 5, Willamette Meridian, to the
3	confluence with Kelsey Creek, as a wild
4	river.
5	"(iii) Whisky creek.—
6	"(I) Recreational river.—
7	The approximately 0.6-mile segment
8	of Whisky Creek from the confluence
9	of the East Fork and West Fork to
10	0.1 miles downstream from road 33-8-
11	23, as a recreational river.
12	"(II) WILD RIVER.—The ap-
13	proximately 1.9-mile segment of Whis-
14	ky Creek from 0.1 miles downstream
15	from road 33-8-23 to the confluence
16	with the Rogue River, as a wild river.
17	"(iv) East fork whisky creek.—
18	"(I) WILD RIVER.—The approxi-
19	mately 2.6-mile segment of East Fork
20	Whisky Creek from the Wild Rogue
21	Wilderness boundary in T. 33 S., R.
22	8 W., sec. 11, Willamette Meridian.
23	to 0.1 miles downstream of road 33-
24	8-26 crossing, as a wild river.

1	"(II) Recreational river.—
2	The approximately 0.3-mile segment
3	of East Fork Whisky Creek from 0.1
4	miles downstream of road 33-8-26 to
5	the confluence with Whisky Creek, as
6	a recreational river.
7	"(v) West fork whisky creek.—
8	The approximately 4.8-mile segment of
9	West Fork Whisky Creek from its head-
10	waters to the confluence with Whisky
11	Creek, as a wild river.
12	"(vi) Big windy creek.—
13	"(I) Scenic river.—The ap-
14	proximately 1.5-mile segment of Big
15	Windy Creek from its headwaters to
16	0.1 miles downstream from road 34-9-
17	17.1, as a scenic river.
18	"(II) WILD RIVER.—The ap-
19	proximately 5.8-mile segment of Big
20	Windy Creek from 0.1 miles down-
21	stream from road 34-9-17.1 to the
22	confluence with the Rogue River, as a
23	wild river.
24	"(vii) East fork big windy
25	CREEK —

1	"(I) Scenic river.—The ap-
2	proximately 0.2-mile segment of East
3	Fork Big Windy Creek from its head-
4	waters to 0.1 miles downstream from
5	road 34-8-36, as a scenic river.
6	"(II) WILD RIVER.—The ap-
7	proximately 3.7-mile segment of East
8	Fork Big Windy Creek from 0.1 miles
9	downstream from road 34-8-36 to the
10	confluence with Big Windy Creek, as
11	a wild river.
12	"(viii) LITTLE WINDY CREEK.—The
13	approximately 1.9-mile segment of Little
14	Windy Creek from 0.1 miles downstream
15	of road 34-8-36 to the confluence with the
16	Rogue River, as a wild river.
17	"(ix) Howard Creek.—
18	"(I) Scenic river.—The ap-
19	proximately 0.3-mile segment of How-
20	ard Creek from its headwaters to 0.1
21	miles downstream of road 34-9-34, as
22	a scenic river.
23	"(II) WILD RIVER.—The ap-
24	proximately 6.9-mile segment of How-
25	ard Creek from 0.1 miles downstream

1	of road 34-9-34 to the confluence with
2	the Rogue River, as a wild river.
3	"(x) Mule creek.—The approxi-
4	mately 6.3-mile segment of Mule Creek
5	from the east section line of T. 32 S., R.
6	10 W., sec. 25, Willamette Meridian, to the
7	confluence with the Rogue River, as a wild
8	river.
9	"(xi) Anna creek.—The approxi-
10	mately 3.5-mile segment of Anna Creek
11	from its headwaters to the confluence with
12	Howard Creek, as a wild river.
13	"(xii) Missouri creek.—The ap-
14	proximately 1.6-mile segment of Missouri
15	Creek from the Wild Rogue Wilderness
16	boundary in T. 33 S., R. 10 W., sec. 24,
17	Willamette Meridian, to the confluence
18	with the Rogue River, as a wild river.
19	"(xiii) Jenny Creek.—The approxi-
20	mately 1.8-mile segment of Jenny Creek
21	from the Wild Rogue Wilderness boundary
22	in T. 33 S., R. 9 W., sec.28, Willamette
23	Meridian, to the confluence with the Rogue
24	River, as a wild river.

1	"(xiv) Rum creek.—The approxi-
2	mately 2.2-mile segment of Rum Creek
3	from the Wild Rogue Wilderness boundary
4	in T. 34 S., R. 8 W., sec. 9, Willamette
5	Meridian, to the confluence with the Rogue
6	River, as a wild river.
7	"(xv) East fork rum creek.—The
8	approximately 1.3-mile segment of East
9	Rum Creek from the Wild Rogue Wilder-
10	ness boundary in T. 34 S., R. 8 W., sec.
11	10, Willamette Meridian, to the confluence
12	with Rum Creek, as a wild river.
13	"(xvi) Wildcat creek.—The ap-
14	proximately 1.7-mile segment of Wildcat
15	Creek from its headwaters downstream to
16	the confluence with the Rogue River, as a
17	wild river.
18	"(xvii) Montgomery creek.—The
19	approximately 1.8-mile segment of Mont-
20	gomery Creek from its headwaters down-
21	stream to the confluence with the Rogue
22	River, as a wild river.
23	"(xviii) Hewitt Creek.—The ap-
24	proximately 1.2-mile segment of Hewitt
25	Creek from the Wild Rogue Wilderness

1	boundary in T. 33 S., R. 9 W., sec. 19,
2	Willamette Meridian, to the confluence
3	with the Rogue River, as a wild river.
4	"(xix) Bunker creek.—The approxi-
5	mately 6.6-mile segment of Bunker Creek
6	from its headwaters to the confluence with
7	the Rogue River, as a wild river.
8	"(xx) Dulog creek.—
9	"(I) Scenic river.—The ap-
10	proximately 0.8-mile segment of
11	Dulog Creek from its headwaters to
12	0.1 miles downstream of road 34-8-
13	36, as a scenic river.
14	"(II) WILD RIVER.—The ap-
15	proximately 1.0-mile segment of
16	Dulog Creek from 0.1 miles down-
17	stream of road 34-8-36 to the con-
18	fluence with the Rogue River, as a
19	wild river.
20	"(xxi) Quail creek.—The approxi-
21	mately 1.7-mile segment of Quail Creek
22	from the Wild Rogue Wilderness boundary
23	in T. 33 S., R. 10 W., sec. 1, Willamette
24	Meridian, to the confluence with the Rogue
25	River, as a wild river.

1	"(xxii) Meadow creek.—The ap-
2	proximately 4.1-mile segment of Meadow
3	Creek from its headwaters to the con-
4	fluence with the Rogue River, as a wild
5	river.
6	"(xxiii) Russian creek.—The ap-
7	proximately 2.5-mile segment of Russian
8	Creek from the Wild Rogue Wilderness
9	boundary in T. 33 S., R. 8 W., sec. 20,
10	Willamette Meridian, to the confluence
11	with the Rogue River, as a wild river.
12	"(xxiv) Alder creek.—The approxi-
13	mately 1.2-mile segment of Alder Creek
14	from its headwaters to the confluence with
15	the Rogue River, as a wild river.
16	"(xxv) Booze creek.—The approxi-
17	mately 1.5-mile segment of Booze Creek
18	from its headwaters to the confluence with
19	the Rogue River, as a wild river.
20	"(xxvi) Bronco creek.—The ap-
21	proximately 1.8-mile segment of Bronco
22	Creek from its headwaters to the con-
23	fluence with the Rogue River, as a wild
24	river.

1	"(xxvii) Copsey creek.—The ap-
2	proximately 1.5-mile segment of Copsey
3	Creek from its headwaters to the con-
4	fluence with the Rogue River, as a wild
5	river.
6	"(xxviii) Corral creek.—The ap-
7	proximately 0.5-mile segment of Corral
8	Creek from its headwaters to the con-
9	fluence with the Rogue River, as a wild
10	river.
11	"(xxix) Cowley creek.—The ap-
12	proximately 0.9-mile segment of Cowley
13	Creek from its headwaters to the con-
14	fluence with the Rogue River, as a wild
15	river.
16	"(xxx) DITCH CREEK.—The approxi-
17	mately 1.8-mile segment of Ditch Creek
18	from the Wild Rogue Wilderness boundary
19	in T. 33 S., R. 9 W., sec. 5, Willamette
20	Meridian, to its confluence with the Rogue
21	River, as a wild river.
22	"(xxxi) Francis creek.—The ap-
23	proximately 0.9-mile segment of Francis
24	Creek from its headwaters to the con-

1	fluence with the Rogue River, as a wild
2	river.
3	"(xxxii) Long gulch.—The approxi-
4	mately 1.1-mile segment of Long Gulch
5	from the Wild Rogue Wilderness boundary
6	in T. 33 S., R. 10 W., sec. 23, Willamette
7	Meridian, to the confluence with the Rogue
8	River, as a wild river.
9	"(xxxiii) Bailey creek.—The ap-
10	proximately 1.7-mile segment of Bailey
11	Creek from the west section line of T. 34
12	S., R.8 W., sec.14, Willamette Meridian, to
13	the confluence of the Rogue River, as a
14	wild river.
15	"(xxxiv) Shady creek.—The ap-
16	proximately 0.7-mile segment of Shady
17	Creek from its headwaters to the con-
18	fluence with the Rogue River, as a wild
19	river.
20	"(xxxv) Slide creek.—
21	"(I) Scenic river.—The ap-
22	proximately 0.5-mile segment of Slide
23	Creek from its headwaters to 0.1
24	miles downstream from road 33-9-6,
25	as a scenic river.

1	"(II) WILD RIVER.—The ap-
2	proximately 0.7-mile section of Slide
3	Creek from 0.1 miles downstream of
4	road 33-9-6 to the confluence with the
5	Rogue River, as a wild river.".
6	(2) Management.—Each river segment des-
7	ignated by subparagraph (B) of section 3(a)(5) of
8	the Wild and Scenic Rivers Act (16 U.S.C.
9	1274(a)(5)) (as added by paragraph (1)) shall be
10	managed as part of the Rogue Wild and Scenic
11	River.
12	(3) Withdrawal.—Subject to valid existing
13	rights, the Federal land within the boundaries of the
14	river segments designated under subparagraph (B)
15	of section 3(a)(5) of the Wild and Scenic Rivers Act
16	(16 U.S.C. 1274(a)(5)) (as added by paragraph (1))
17	is withdrawn from all forms of—
18	(A) entry, appropriation, or disposal under
19	the public land laws;
20	(B) location, entry, and patent under the
21	mining laws; and
22	(C) disposition under all laws pertaining to
23	mineral and geothermal leasing or mineral ma-
24	terials.

1	(f) Additional Protections for Rogue River
2	Tributaries.—
3	(1) Licensing by commission.—The Commis-
4	sion shall not license the construction of any dam,
5	water conduit, reservoir, powerhouse, transmission
6	line, or other project works on or directly affecting
7	any stream described in paragraph (4).
8	(2) Other agencies.—
9	(A) IN GENERAL.—No department or
10	agency of the United States shall assist by loan,
11	grant, license, or otherwise in the construction
12	of any water resources project on or directly af-
13	fecting any stream segment that is described in
14	paragraph (4), except to maintain or repair
15	water resources projects in existence on the
16	date of enactment of this Act.
17	(B) Effect.—Nothing in this paragraph
18	prohibits any department or agency of the
19	United States in assisting by loan, grant, li-
20	cense, or otherwise, a water resources project—
21	(i) the primary purpose of which is ec-
22	ological or aquatic restoration; and
23	(ii) that provides a net benefit to
24	water quality and aquatic resources.

1	(3) WITHDRAWAL.—Subject to valid existing
2	rights, the Federal land located within a $\frac{1}{4}$ mile on
3	either side of the stream segments described in para-
4	graph (4), is withdrawn from all forms of—
5	(A) entry, appropriation, or disposal under
6	the public land laws;
7	(B) location, entry, and patent under the
8	mining laws; and
9	(C) disposition under all laws pertaining to
10	mineral and geothermal leasing or mineral ma-
11	terials.
12	(4) Description of Stream Segments.—The
13	following are the stream segments referred to in
14	paragraph (1):
15	(A) Kelsey creek.—The approximately
16	4.5-mile segment of Kelsey Creek from its
17	headwaters to the east section line of T. 32 S.,
18	R. 9 W., sec. 34.
19	(B) East fork kelsey creek.—The ap-
20	proximately 0.2-mile segment of East Fork
21	Kelsey Creek from its headwaters to the Wild
22	Rogue Wilderness boundary in T. 33 S., R. 8
23	W., sec. 5.
24	(C) East fork whisky creek.—The ap-
25	proximately 0.9-mile segment of East Fork

1	Whisky Creek from its headwaters to the Wild
2	Rogue Wilderness boundary in T. 33 S., R. 8
3	W., sec. 11.
4	(D) LITTLE WINDY CREEK.—The approxi-
5	mately 1.2-mile segment of Little Windy Creek
6	from its headwaters to the west section line of
7	T. 33 S., R. 9 W., sec. 34.
8	(E) Mule creek.—The approximately
9	5.1-mile segment of Mule Creek from its head-
10	waters to the east section line of T. 32 S., R.
11	10 W., sec. 25.
12	(F) Missouri Creek.—The approximately
13	3.1-mile segment of Missouri Creek from its
14	headwaters to the Wild Rogue Wilderness
15	boundary in T. 33 S., R. 10 W., sec. 24.
16	(G) Jenny Creek.—The approximately
17	3.1-mile segment of Jenny Creek from its head-
18	waters to the Wild Rogue Wilderness boundary
19	in T. 33 S., R. 9 W., sec. 28.
20	(H) Rum creek.—The approximately 2.2-
21	mile segment of Rum Creek from its head-
22	waters to the Wild Rogue Wilderness boundary
23	in T. 34 S., R. 8 W., sec. 9.
24	(I) East fork rum creek.—The approxi-
25	mately 0.8-mile segment of East Fork Rum

1	Creek from its headwaters to the Wild Rogue
2	Wilderness boundary in T. 34 S., R. 8 W., sec.
3	10.
4	(J) Hewitt creek.—The approximately
5	1.4-mile segment of Hewitt Creek from its
6	headwaters to the Wild Rogue Wilderness
7	boundary in T. 33 S., R. 9 W., sec. 19.
8	(K) Quail creek.—The approximately
9	0.8-mile segment of Quail Creek from its head-
10	waters to the Wild Rogue Wilderness boundary
11	in T. 33 S., R. 10 W., sec. 1.
12	(L) Russian Creek.—The approximately
13	0.1-mile segment of Russian Creek from its
14	headwaters to the Wild Rogue Wilderness
15	boundary in T. 33 S., R. 8 W., sec. 20.
16	(M) DITCH CREEK.—The approximately
17	0.7-mile segment of Ditch Creek from its head-
18	waters to the Wild Rogue Wilderness boundary
19	in T. 33 S., R. 9 W., sec. 5.
20	(N) Long gulch.—The approximately
21	1.4-mile segment of Long Gulch from its head-
22	waters to the Wild Rogue Wilderness boundary
23	in T. 33 S., R. 10 W., sec. 23.
24	(O) Bailey creek.—The approximately
25	1.4-mile segment of Bailey Creek from its head-

1	waters to the west section line of T. 34 S., R.
2	8 W., sec. 14.
3	(P) QUARTZ CREEK.—The approximately
4	3.3-mile segment of Quartz Creek from its
5	headwaters to its confluence with the North
6	Fork Galice Creek.
7	(Q) North fork galice creek.—The
8	approximately 5.7-mile segment of the North
9	Fork Galice Creek from its headwaters to its
10	confluence with Galice Creek.
11	(R) Grave creek.—The approximately
12	10.2-mile segment of Grave Creek from the
13	confluence of Wolf Creek downstream to the
14	confluence with the Rogue River.
15	(S) Centennial Gulch.—The approxi-
16	mately 2.2-mile segment of Centennial Gulch
17	from its headwaters to its confluence with the
18	Rogue River.
19	(T) Galice creek.—The approximately
20	2.2-mile segment of Galice Creek from the con-
21	fluence with the South Fork Galice Creek
22	downstream to the Rogue River.

Subtitle B—Devil's Staircase 1 Wilderness 2 3 SEC. 311. DEFINITIONS. 4 In this subtitle: 5 (1) MAP.—The term "map" means the map en-6 titled "Devil's Staircase Wilderness Proposal" and 7 dated June 15, 2010. 8 (2)SECRETARY.—The "Secretary" term 9 means— 10 (A) with respect to land under the jurisdic-11 tion of the Secretary of Agriculture, the Sec-12 retary of Agriculture; and 13 (B) with respect to land under the jurisdic-14 tion of the Secretary of the Interior, the Sec-15 retary of the Interior. (3) STATE.—The term "State" means the State 16 17 of Oregon. 18 WILDERNESS.—The term "Wilderness" 19 means the Devil's Staircase Wilderness designated 20 by section 312(a). 21 SEC. 312. DEVIL'S STAIRCASE WILDERNESS, OREGON. 22 (a) Designation.—In accordance with the Wilderness Act (16 U.S.C. 1131 et seg.), the approximately 24 30,540 acres of Forest Service land and Bureau of Land Management land in the State, as generally depicted on

- 1 the map, is designated as wilderness and as a component
- 2 of the National Wilderness Preservation System, to be
- 3 known as the "Devil's Staircase Wilderness".
- 4 (b) Map; Legal Description.—
- 5 (1) IN GENERAL.—As soon as practicable after 6 the date of enactment of this Act, the Secretary
- 7 shall prepare a map and legal description of the Wil-
- 8 derness.
- 9 (2) Force of Law.—The map and legal de-
- scription prepared under paragraph (1) shall have
- the same force and effect as if included in this Act,
- except that the Secretary may correct clerical and
- typographical errors in the map and legal descrip-
- tion.
- 15 (3) AVAILABILITY.—The map and legal descrip-
- tion prepared under paragraph (1) shall be on file
- and available for public inspection in the appropriate
- offices of the Forest Service and Bureau of Land
- Management.
- 20 (c) Administration.—Subject to valid existing
- 21 rights, the area designated as wilderness by this section
- 22 shall be administered by the Secretary in accordance with
- 23 the Wilderness Act (16 U.S.C. 1131 et seq.), except
- 24 that—

1	(1) any reference in that Act to the effective
2	date shall be considered to be a reference to the date
3	of enactment of this Act; and
4	(2) any reference in that Act to the Secretary
5	of Agriculture shall be considered to be a reference
6	to the Secretary that has jurisdiction over the land
7	within the Wilderness.
8	(d) FISH AND WILDLIFE.—Nothing in this section
9	affects the jurisdiction or responsibilities of the State with
10	respect to fish and wildlife in the State.
11	(e) Adjacent Management.—
12	(1) In general.—Nothing in this section cre-
13	ates any protective perimeter or buffer zone around
14	the Wilderness.
15	(2) Activities outside wilderness.—The
16	fact that a nonwilderness activity or use on land out-
17	side the Wilderness can be seen or heard within the
18	Wilderness shall not preclude the activity or use out-
19	side the boundary of the Wilderness.
20	(f) Protection of Tribal Rights.—Nothing in
21	this section diminishes any treaty rights of an Indian
22	tribe.
23	(g) Transfer of Administrative Jurisdic-
24	TION.—

1	(1) In General.—Administrative jurisdiction
2	over the approximately 49 acres of Bureau of Land
3	Management land north of the Umpqua River in sec.
4	32, T. 21 S., R. 11 W, is transferred from the Bu-
5	reau of Land Management to the Forest Service.
6	(2) Administration.—The Secretary shall ad-
7	minister the land transferred by paragraph (1) in
8	accordance with—
9	(A) the Act of March 1, 1911 (commonly
10	known as the "Weeks Law") (16 U.S.C. 480 et
11	seq.); and
12	(B) any laws (including regulations) appli-
13	cable to the National Forest System.
14	SEC. 313. WILD AND SCENIC RIVER DESIGNATIONS,
15	WASSON CREEK AND FRANKLIN CREEK, OR-
16	EGON.
17	Section 3(a) of the Wild and Scenic Rivers Act (16
18	U.S.C. 1274(a)) (as amended by section 103(a)) is amend-
19	ed by adding at the end the following:
20	"(214) Franklin Creek, Oregon.—The 4.5-
21	mile segment from its headwaters to the line of
22	angle points within sec. 8, T. 22 S., R. 10 W.,
	angle points within sec. o, 1. 22 8., 10. 10 w.,
23	shown on the survey recorded in the Official Records

1	ministered by the Secretary of Agriculture as a wild
2	river.
3	"(215) Wasson Creek, Oregon.—The 10.1-
4	mile segment in the following classes:
5	"(A) The 4.2-mile segment from the east-
6	ern boundary of sec. 17, T. 21 S., R. 9 W.
7	downstream to the western boundary of sec. 12
8	T. 21 S., R. 10 W., to be administered by the
9	Secretary of the Interior as a wild river.
10	"(B) The 5.9-mile segment from the west-
11	ern boundary of sec. 12, T. 21 S., R. 10 W.
12	downstream to the eastern boundary of the
13	northwest quarter of sec. 22, T. 21 S., R. 10
14	W., to be administered by the Secretary of Ag-
15	riculture as a wild river.".
16	Subtitle C-Additional Wild and
17	Scenic River Designations and
18	Technical Corrections
19	SEC. 321. DESIGNATION OF WILD AND SCENIC RIVER SEG
20	MENTS, MOLALLA RIVER, OREGON.
21	(a) In General.—Section 3(a) of the Wild and Sce-
22	nic Rivers Act (16 U.S.C. 1274(a)) is amended by adding
23	at the end the following:
24	"(208) MOLALLA RIVER OREGON —

1	"(A) In General.—The following seg-
2	ments in the State of Oregon, to be adminis-
3	tered by the Secretary of the Interior as a rec-
4	reational river:
5	"(i) Molalla river.—The approxi-
6	mately 15.1-mile segment from the south-
7	ern boundary line of T. 7 S., R. 4 E., sec.
8	19, downstream to the edge of the Bureau
9	of Land Management boundary in T. 6 S.,
10	R. 3 E., sec. 7.
11	"(ii) Table Rock fork molalla
12	RIVER.—The approximately 6.2-mile seg-
13	ment from the easternmost Bureau of
14	Land Management boundary line in the
15	NE $\frac{1}{4}$ sec. 4, T. 7 S., R. 4 E., down-
16	stream to the confluence with the Molalla
17	River.
18	"(B) Withdrawal.—Subject to valid ex-
19	isting rights, the Federal land within the
20	boundaries of the river segments designated by
21	subparagraph (A) is withdrawn from all forms
22	of—
23	"(i) entry, appropriation, or disposal
24	under the public land laws;

1	"(ii) location, entry, and patent under
2	the mining laws; and
3	"(iii) disposition under all laws relat-
4	ing to mineral and geothermal leasing or
5	mineral materials.".
6	(b) Technical Corrections.—Section 3(a)(102) of
7	the Wild and Scenic Rivers Act (16 U.S.C. 1274(a)(102))
8	is amended—
9	(1) in the heading, by striking "Squaw creek"
10	and inserting "Whychus creek";
11	(2) in the matter preceding subparagraph (A),
12	by striking "McAllister Ditch, including the Soap
13	Fork Squaw Creek, the North Fork, the South
14	Fork, the East and West Forks of Park Creek, and
15	Park Creek Fork" and inserting "Plainview Ditch,
16	including the Soap Creek, the North and South
17	Forks of Whychus Creek, the East and West Forks
18	of Park Creek, and Park Creek"; and
19	(3) in subparagraph (B), by striking
20	"McAllister Ditch" and inserting "Plainview Ditch".
21	SEC. 322. TECHNICAL CORRECTIONS TO THE WILD AND
22	SCENIC RIVERS ACT.
23	Section 3(a)(69) of the Wild and Scenic Rivers Act
24	(16 U S C 1274(a)(69)) is amended—

1	(1) by redesignating subparagraphs (A), (B),
2	and (C) as clauses (i), (ii), and (iii), respectively,
3	and indenting appropriately;
4	(2) in the matter preceding clause (i) (as so re-
5	designated), by striking "The 44.5-mile" and insert-
6	ing the following:
7	"(A) Designations.—The 44.5-mile";
8	(3) in clause (i) (as so redesignated)—
9	(A) by striking "25.5-mile" and inserting
10	"27.5-mile"; and
11	(B) by striking "Boulder Creek at the
12	Kalmiopsis Wilderness boundary" and inserting
13	"Mislatnah Creek";
14	(4) in clause (ii) (as so redesignated)—
15	(A) by striking "8-mile" and inserting
16	"7.5-mile"; and
17	(B) by striking "Boulder Creek to Steel
18	Bridge" and inserting "Mislatnah Creek to
19	Eagle Creek";
20	(5) in clause (iii) (as so redesignated)—
21	(A) by striking "11-mile" and inserting
22	"9.5-mile"; and
23	(B) by striking "Steel Bridge" and insert-
24	ing "Eagle Creek"; and
25	(6) by adding at the end the following:

188

1	"(B) WITHDRAWAL.—Subject to valid
2	rights, the Federal land within the boundaries
3	of the river segments designated by subpara-
4	graph (A), is withdrawn from all forms of—
5	"(i) entry, appropriation, or disposal
6	under the public land laws;
7	"(ii) location, entry, and patent under
8	the mining laws; and
9	"(iii) disposition under all laws per-
10	taining to mineral and geothermal leasing
11	or mineral materials.".

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